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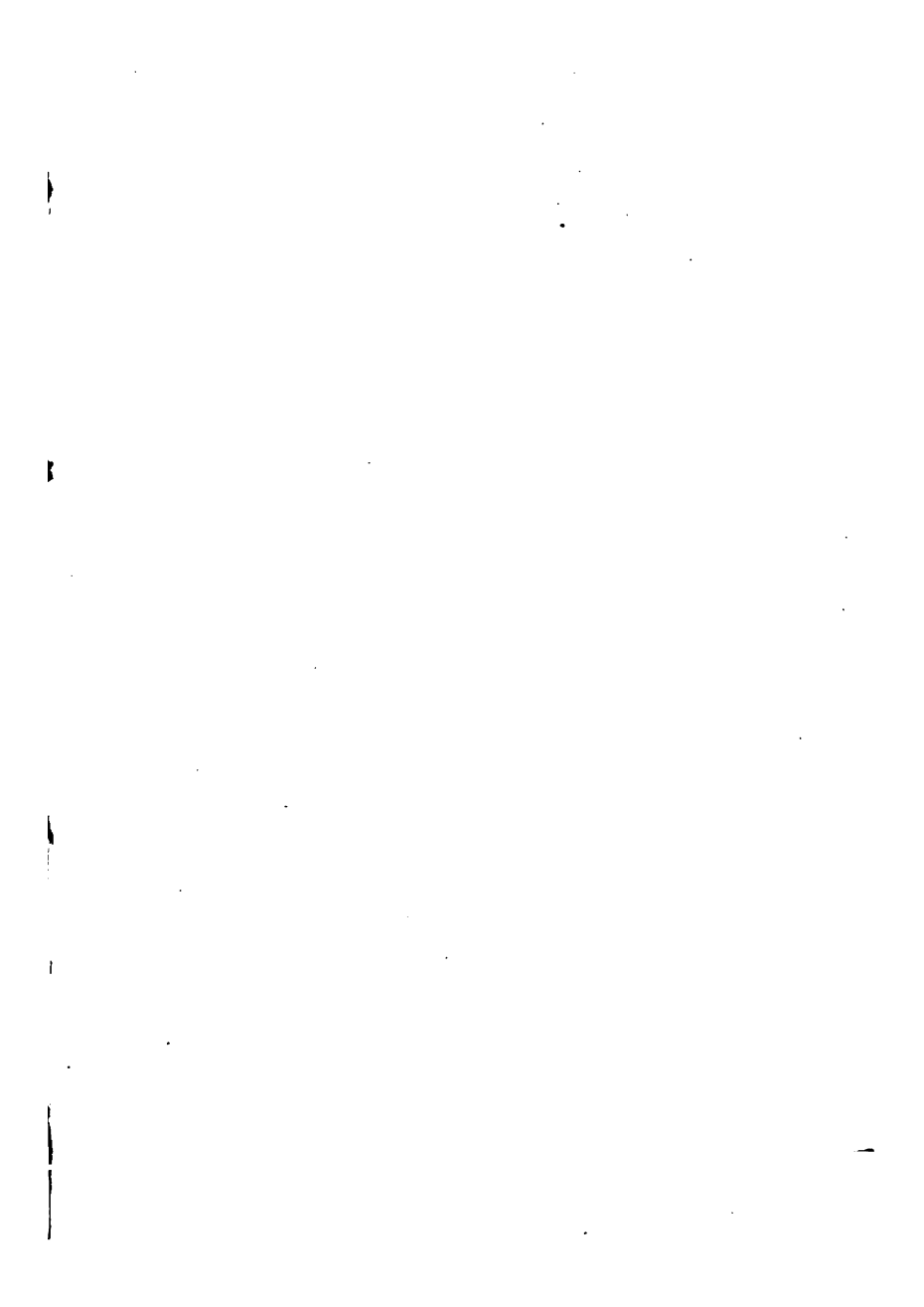
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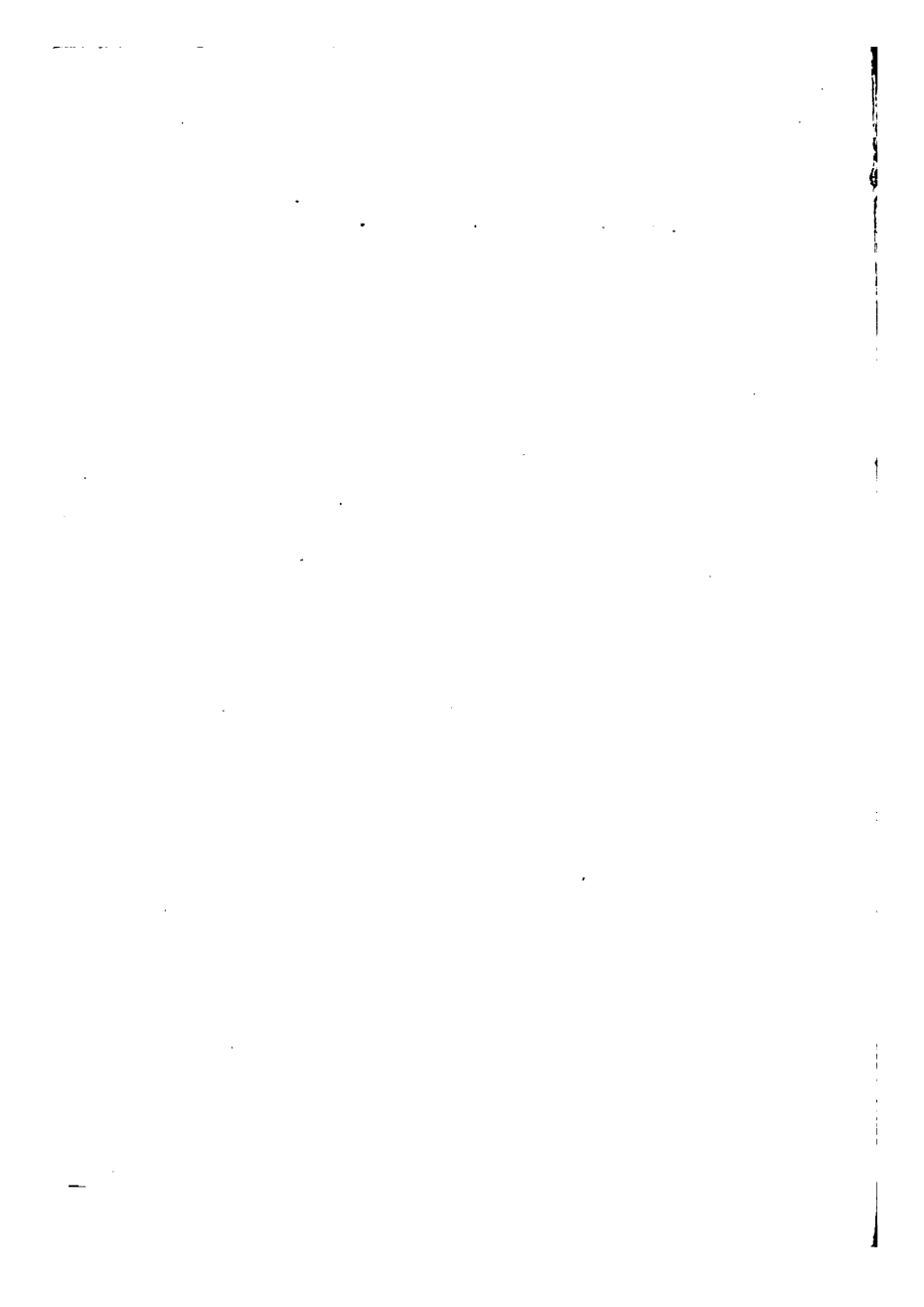
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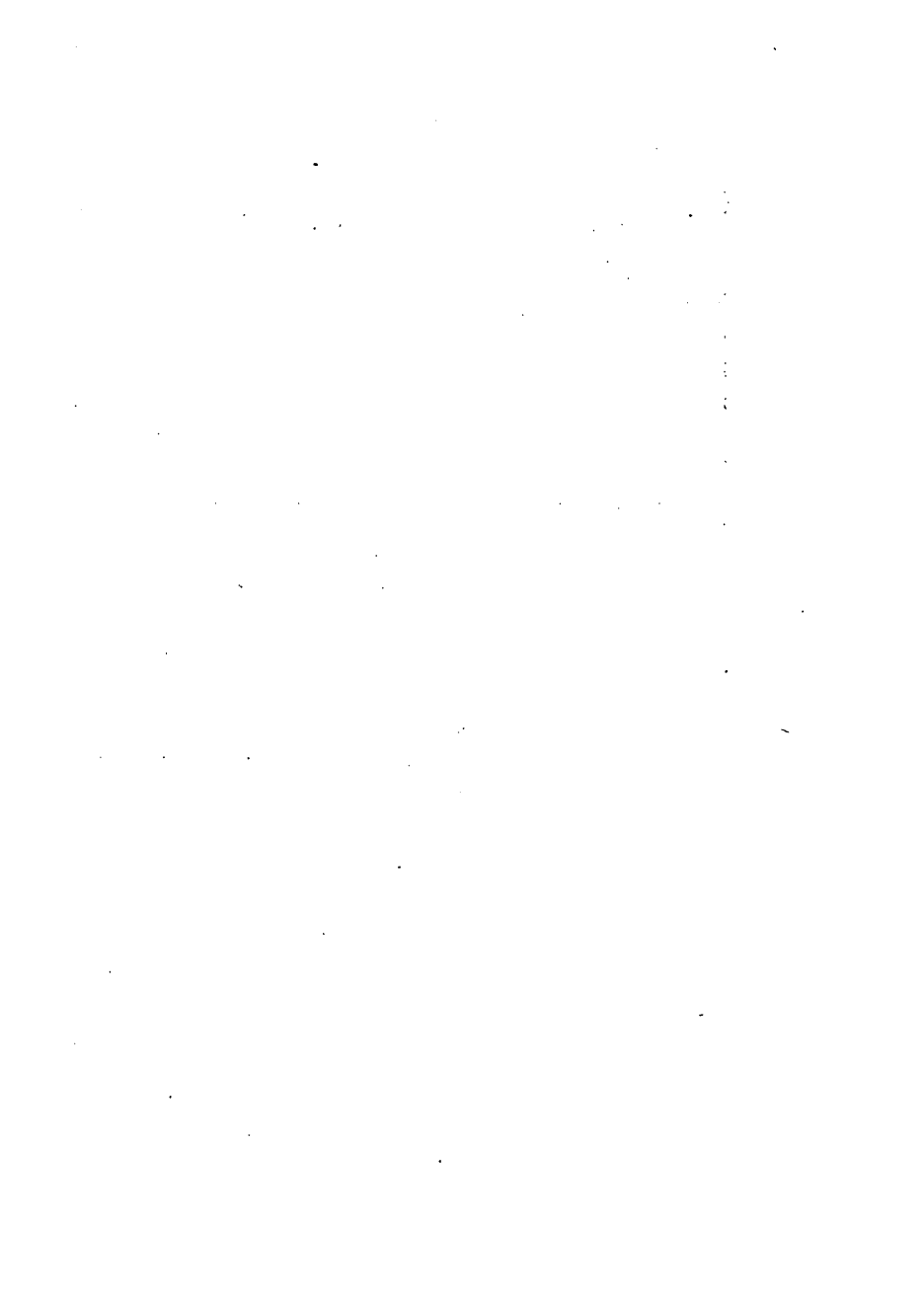
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=====FOR THE USE OF=====

COURTS

STATE AND COUNTY OFFICIALS

AND

GENERAL ASSEMBLY

OF THE

STATE OF KENTUCKY

BY

FRANK K. KAVANAUGH

1920

310
Ky.
920



THE STATE JOURNAL COMPANY
Printer to the Commonwealth
Frankfort, Kentucky.

This book is affectionately dedicated to the People of Kentucky, who have honored and trusted me, and placed me in a field of service that has been a labor of love.

Acknowledgment of assistance from Hon. L. F. Johnson, Miss Sara W. Mahan and Miss Mary C. Haycraft.

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The Capitol Buildings of Kentucky

In April, 1792, a convention assembled at Danville and prepared a Constitution of Government; and on the fourth day of the following June, the territory theretofore known as West Fincastle County, Virginia, was admitted into the Federal Union, as a sovereign State, the Commonwealth of Kentucky. On Monday, the fourth of June succeeding, the first session of the First General Assembly was held at Lexington, the seat of government of the new State, and on the fifth of November of the same year the second session was held. These meetings were held in a rude two-story log building which was the first temporary State House. On December 22, 1792, the General Assembly adjourned to hold its next meeting in the House of Andrew Holmes, at Frankfort, and thenceforth Lexington ceased to be the seat of government.

The second State House of Kentucky, also temporary, was a large frame house, in the lower part of Frankfort. In this the session of 1793 was held.

The third State House of Kentucky (the first permanent one) erected for the purpose, was occupied for the first time as the capitol by the third General Assembly on Monday, November 3, 1794. This is described by historians as being of stone, very rough and unsightly, and three stories high. The first floor was occupied by the public offices; on the second floor were the hall of the House of Representatives, and the several courts of justice; the Senate chamber was in the third story, and hence the distinction of that early day of the "upper" and "lower" house. The records show that the State paid not exceeding \$3,500 toward the erection of the first permanent capitol, the remainder having been subscribed by Andrew Holmes and others to secure the location at Frankfort. It was destroyed by fire November 25, 1813.

The fourth State House of Kentucky was, of course, temporary, a building having been rented by the State until the completion of a new capitol.

The fifth State House of Kentucky (the second permanent capitol), was built in 1814-16. Its construction was authorized by act of January 31, 1814, when a commission was appointed to contract for and superintend the erec-

tion of a new capitol. It was constructed at a cost of \$40,000, of which \$20,900 was realized from individual subscriptions and the balance was appropriated by the State. The building was of brick, two stories high, with two rooms on the first floor, which were utilized by the Legislature, while the courts of justice were accommodated on the second floor. There were two wings detached from the main building used as offices by the State officials. On November 4, 1824, the second permanent State House was burned, leaving only the wings intact.

The sixth State House (again temporary), and rendered necessary by the recent fire, consisted of the seminary building on the east side of the capitol square, where the Senate held its session, and the large meeting house on the west side, which was occupied by the House of Representatives. On December 12, 1825, the latter body was again forced to move, as the meeting house burned, and the sessions were held in the Methodist church, for the use of which a voluntary rent was paid.

The seventh State House of Kentucky (the third permanent capitol) was first occupied by both houses of the Legislature on December 7, 1829, and the same in which the sessions were held until 1908. Six different appropriations were made for the erection of this capitol, of sums amounting to about \$85,000 in the aggregate. Col-lin's History, published in 1878, describes it in the following manner: "It is a large and very handsome structure, built of polished Kentucky marble, with a portico in front supported by six columns of the Ionic order. The Senate and Representative halls are in the second story, each of moderate capacity, handsomely finished."

Probably nothing about the State House has been so universally admired as the marble stairway under the dome and leading to the legislative halls.

The same authority described the Governor's Mansion as follows: "A large, plain building of brick—no longer creditable to the wealth, pride and public spirit of the people of Kentucky."

In 1869, new and more commodious State buildings were projected. An appropriation of \$100,000 was made and a commission was created to formulate plans for the new capitol. The plans adopted contemplated handsome east and west wings of three stories, built of dressed

stone, and joined by a central structure of which the old State House proper was to constitute an integral part. The new building was to be surmounted by a handsome dome. Porticoes of classic style were to finish the east and west wings, while in the main front was to be a portico of Corinthian columns, the whole to present a handsome appearance and at the same time one of severe simplicity.

The Senate chamber was to be located in the east wing and the House of Representatives in the west wing and in the two wings were to be provided offices for the various State officials. In 1871, an additional appropriation of \$55,000 was made, which but partially completed the work as already begun, and consequently the east wing was left and is still in an unfinished condition, while the west wing was never commenced. Consequently the old west wing of the second permanent capitol building in 1814-16 still stands. The east wing was occupied by departments and was known as the executive building.

The General Assembly of 1904 appropriated \$1,000,000 for the erection of the present new capitol building, and upon investigation the commissioners found the old site inadequate for the building which was proposed to be erected, and Gov. Beckham convened the General Assembly in extraordinary session to consider the site favored by the commission, in 1905, and a new site was chosen about one mile South of the old building, on a prominent plot of about forty acres, admirably located for the building. Ground was broken on August 14, 1905, and the work begun. The session of 1906 appropriated \$250,000 additional for marble interior and granite columns.

The session of 1908, on recommendation of Gov. Willson, appropriated \$450,000 for power house, lighting plant, furnishings and fixtures, landscaping, etc. Thus with the cost of the site, for which appropriation was made at the extraordinary session of 1905, \$50,000 appropriated at the session of 1910, for finishing landscaping and putting in the approach, a total of \$1,820,000, the present magnificent building was erected and furnished, making one of the most complete, handsome and modernly equipped buildings in the United States. It was occupied in the fall of 1909 by public officers and the session of 1910 of the General Assembly was the first to hold its session there.

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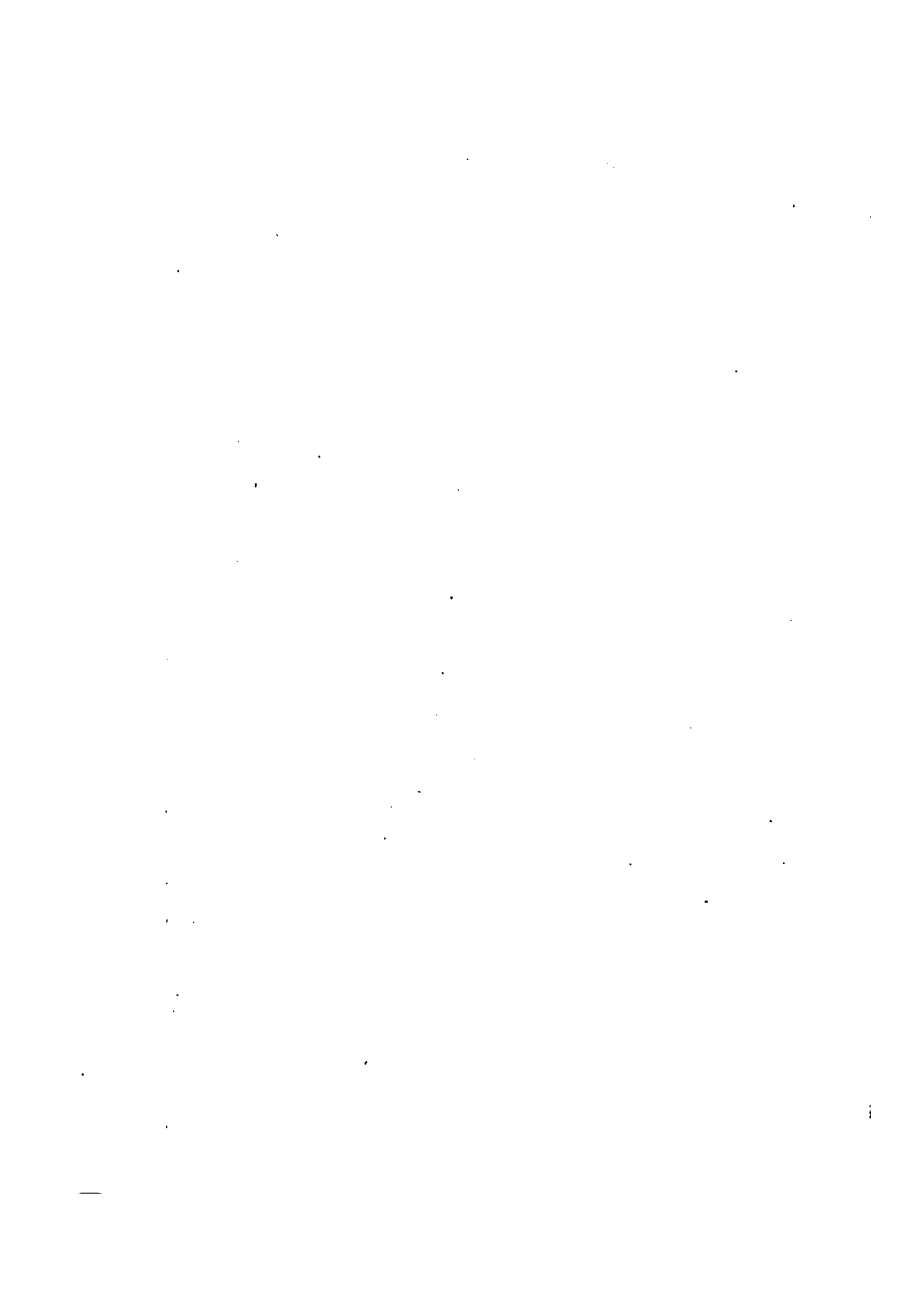
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CONSTITUTION
OF THE
Commonwealth of Kentucky

PREAMBLE.

We, the people of the Commonwealth of Kentucky, grateful to Almighty God for the civil, political and religious liberties we enjoy, and invoking the continuance of these blessings, do ordain and establish this Constitution.

BILL OF RIGHTS.

That the great and essential principles of liberty and free government may be recognized and established. We Declare that:

Section 1. All men are, by nature, free and equal, and have certain inherent and inalienable rights, among which may be reckoned:

First: The right of enjoying and defending their lives and liberties.

Second: The right of worshipping Almighty God according to the dictates of their consciences.

Third: The right of seeking and pursuing their safety and happiness.

Fourth: The right of freely communicating their thoughts and opinions.

Fifth: The right of acquiring and protecting property.

Sixth: The right of assembling together in a peaceable manner for their common good, and of applying to those invested with the power of government for redress of grievances or other proper purposes, by petition, address or remonstrance.

Seventh: The right to bear arms in defense of themselves and of the State, subject to the power of the General Assembly to enact laws to prevent persons from carrying concealed weapons.

Sec. 2. Absolute and arbitrary power over the lives, liberty and property of freemen exists nowhere in a republic, not even in the largest majority.

Sec. 3. All men, when they form a social compact, are equal; and no grant of exclusive, separate public emoluments or privileges shall be made to any man or set of men, except in consideration of public services; but no property shall be exempt from taxation except as provided in this Constitution, and every grant of a franchise, privilege or exemption, shall remain subject to revocation, alteration or amendment.

Sec. 4. All power is inherent in the people, and all free governments are founded on their authority and instituted for their peace, safety, happiness and the protection of property. For the advancement of these ends, they have at all times an inalienable and indefeasible right to alter, reform or abolish their government in such manner as they may deem proper.

Sec. 5. No preference shall ever be given by law to any religious sect, society or denomination; nor to any particular creed, mode of worship or system of ecclesiastical polity; nor shall any person be compelled to attend any place of worship, to contribute to the erection or maintenance of any such place, or to the salary or support of any minister of religion; nor shall any man be compelled to send his child to any school to which he may be conscientiously opposed; and the civil rights, privileges or capacities of no person shall be taken away, or in anywise diminished or enlarged, on account of his belief or disbelief of any religious tenet, dogma or teaching. No human authority shall, in any case whatever, control or interfere with the rights of conscience.

Sec. 6. All elections shall be free and equal.

Sec. 7. The ancient mode of trial by jury shall be held sacred, and the right thereof remain inviolate, subject to such modifications as may be authorized by this Constitution.

Sec. 8. Printing presses shall be free to every person who undertakes to examine the proceedings of the General Assembly or any branch of government, and no law

shall ever be made to restrain the right thereof. Every person may freely and fully speak, write and print on any subject, being responsible for the abuse of that liberty.

Sec. 9. In prosecutions for the publication of papers investigating the official conduct of officers or men in a public capacity, or where the matter published is proper for public information, the truth thereof may be given in evidence; and in all indictments for libel the jury shall have the right to determine the law and the facts, under the direction of the court, as in other cases.

Sec. 10. The people shall be secure in their persons, houses, papers and possessions, from unreasonable search and seizure; and no warrant shall issue to search any place, or seize any person or thing, without describing them as nearly as may be, nor without probable cause supported by oath or affirmation.

Sec. 11. In all criminal prosecutions the accused has the right to be heard by himself and counsel; to demand the nature and cause of the accusation against him; to meet the witnesses face to face, and to have compulsory process for obtaining witnesses in his favor. He can not be compelled to give evidence against himself, nor can he be deprived of his life, liberty or property, unless by the judgment of his peers or the law of the land; and in prosecutions by indictment or information, he shall have a speedy public trial by an impartial jury of the vicinage; but the General Assembly may provide by a general law for a change of venue in such prosecutions for both the defendant and the Commonwealth, the change to be made to the most convenient county in which a fair trial can be obtained.

Sec. 12. No person, for an indictable offense, shall be proceeded against criminally by information, except in cases arising in the land or naval forces, or in the militia, when in actual service in time of war or public danger, or by leave of court for oppression or misdemeanor in office.

Sec. 13. No person shall, for the same offense, be twice put in jeopardy of his life or limb, nor shall any man's property be taken or applied to public use without the consent of his representatives, and without just compensation being previously made to him.

Sec. 14. All courts shall be open, and every person for an injury done him in his lands, goods, person or

reputation, shall have remedy by due course of law, and right and justice administered without sale, denial or delay.

Sec. 15. No power to suspend laws shall be exercised, unless by the General Assembly or its authority.

Sec. 16. All prisoners shall be bailable by sufficient securities, unless for capital offenses when the proof is evident or the presumption great; and the privilege of the writ of habeas corpus shall not be suspended unless when, in case of rebellion or invasion, the public safety may require it.

Sec. 17. Excessive bail shall not be required, nor excessive fines imposed, nor cruel punishment inflicted.

Sec. 18. The person of a debtor, where there is not strong presumption of fraud, shall not be continued in prison after delivering up his estate for the benefit of his creditors in such manner as shall be prescribed by law.

Sec. 19. No ex post facto law, nor any law impairing the obligation of contracts, shall be enacted.

Sec. 20. No person shall be attainted of treason or felony by the General Assembly, and no attainder shall work corruption of blood, nor, except during the life of the offender, forfeiture of estate to the Commonwealth.

Sec. 21. The estate of such persons as shall destroy their own lives shall descend or vest as in cases of natural death; and if any person shall be killed by casualty, there shall be no forfeiture by reason thereof.

Sec. 22. No standing army shall, in time of peace, be maintained without the consent of the General Assembly; and the military shall, in all cases and at all times, be in strict subordination to the civil power; nor shall any soldier, in time of peace, be quartered in any house without the consent of the owner, nor in time of war, except in a manner prescribed by law.

Sec. 23. The General Assembly shall not grant any title of nobility or hereditary distinction, nor create any office, the appointment of which shall be for a longer time than a term of years.

Sec. 24. Emigration from the State shall not be prohibited.

Sec. 25. Slavery and involuntary servitude in this State are forbidden, except as a punishment for crime, whereof the party shall have been duly convicted.

Sec. 26. To guard against transgression of the high

powers which we have delegated, We Declare that every thing in this Bill of Rights is excepted out of the general powers of government, and shall forever remain inviolate; and all laws contrary thereto, or contrary to this Constitution, shall be void.

DISTRIBUTION OF THE POWERS OF GOVERNMENT.

Sec. 27. The powers of the government of the Commonwealth of Kentucky shall be divided into three distinct departments, and each of them be confined to a separate body of magistracy, to-wit: Those which are legislative, to one; those which are executive, to another; and those which are judicial, to another.

Sec. 28. No person or collection of persons, being of one of those departments, shall exercise any power properly belonging to either of the others, except in the instances hereinafter expressly directed or permitted.

LEGISLATIVE DEPARTMENT.

Sec. 29. The legislative power shall be vested in a House of Representatives and a Senate, which, together, shall be styled the "General Assembly of the Commonwealth of Kentucky."

Sec. 30. Members of the House of Representatives and Senators elected at the August election in one thousand eight hundred and ninety-one, and Senators then holding over, shall continue in office until and including the last day of December, one thousand eight hundred and ninety-three. Thereafter the term of office of Representatives and Senators shall begin upon the first day of January of the year succeeding their election.

Sec. 31. At the general election in the year one thousand eight hundred and ninety-three one Senator shall be elected in each Senatorial District, and one Representative in each Representative District. The Senators then elected shall hold their offices, one-half for two years and one-half for four years, as shall be determined by lot at the first session of the General Assembly after their election, and the Representatives shall hold their offices for two years. Every two years thereafter there shall be elected for four years one Senator in each Senatorial District in which the term of his predecessor in office will

then expire, and in every Representative District one Representative for two years.

Sec. 32. No person shall be a Representative, who, at the time of his election, is not a citizen of Kentucky, has not attained the age of twenty-four years, and who has not resided in this State two years next preceding his election, and the last year thereof in the county, town or city for which he may be chosen. No person shall be a Senator who, at the time of his election, is not a citizen of Kentucky, has not attained the age of thirty years, and has not resided in this State six years next preceding his election, and the last year thereof in the district of which he may be chosen.

Sec. 33. The first General Assembly after the adoption of this Constitution shall divide the State into thirty-eight Senatorial districts, and one hundred Representative districts, as nearly equal in population as may be without dividing any county, except where a county may include more than one district, which districts shall constitute the Senatorial and Representative districts for ten years. Not more than two counties shall be joined together to form a Representative district: Provided, In doing so the principle requiring every district to be as nearly equal in population as may be shall be violated. At the expiration of that time, the General Assembly shall then, and every ten years thereafter, redistrict the State according to this rule, and for the purpose expressed in this section. If, in making said districts, inequality of population should be unavoidable, any advantage resulting therefrom shall be given to districts having the largest territory. No part of a county shall be added to another county to make a district, and the counties forming a district shall be contiguous.

Sec. 34. The House of Representatives shall choose its Speaker and other officers, and the Senate shall have power to choose its officers biennially.

Sec. 35. The number of Representatives shall be one hundred, and the number of Senators thirty-eight.

Sec. 36. The first General Assembly, the members of which shall be elected under this Constitution, shall meet on the first Tuesday after the first Monday in January, eighteen hundred and ninety-four, and thereafter the General Assembly shall meet on the same day every second year, and its sessions shall be held at the seat of govern-

ment, except in case of war, insurrection or pestilence, when it may, by proclamation of the Governor, assemble, for the time being, elsewhere.

Sec. 37. Not less than a majority of the members of each House of the General Assembly shall constitute a quorum to do business, but a smaller number may adjourn from day to day, and shall be authorized by law to compel the attendance of absent members in such manner and under such penalties as may be prescribed by law.

Sec. 38. Each House of the General Assembly shall judge of the qualifications, elections and returns of its members, but a contested election shall be determined in such manner as shall be directed by law.

Sec. 39. Each House of the General Assembly may determine the rules of its proceedings, punish a member for disorderly behavior, and, with the concurrence of two-thirds, expel a member, but not a second time for the same cause, and may punish for contempt any person who refuses to attend as a witness, or to bring any paper proper to be used as evidence before the General Assembly, or either House thereof, or a Committee of either, or to testify concerning any matter which may be a proper subject of inquiry by the General Assembly, or offers or gives a bribe to a member of the General Assembly, or attempts by other corrupt means or device to control or influence a member to cast his vote or withhold the same. The punishment and mode of proceeding for contempt in such cases shall be prescribed by law but the term of imprisonment in any such case shall not extend beyond the session of the General Assembly.

Sec. 40. Each House of the General Assembly shall keep and publish daily a journal of its proceedings; and the yeas and nays of the members on any question shall, at the desire of any two of the members elected, be entered on the journal.

Sec. 41. Neither House, during the session of the General Assembly, shall, without the consent of the other, adjourn for more than three days, nor to any other place than that in which it may be sitting.

Sec. 42. The members of the General Assembly shall severally receive from the State Treasury compensation for their services, which shall be five dollars a day during their attendance on, and fifteen cents per mile for the

necessary travel in going to and returning from, the sessions of their respective Houses: Provided, That same may be changed by law; but no change shall take effect during the session at which it is made; nor shall a session of the General Assembly continue beyond sixty legislative days, exclusive of Sundays and legal holidays; but this limitation as to length of session shall not apply to the first session held under this Constitution, nor to the Senate when sitting as a court of impeachment. A legislative day shall be construed to mean a calendar day.

Sec. 43. The members of the General Assembly, shall, in all cases except treason, felony, breach of surety of the peace, be privileged from arrest during their attendance on the sessions of their respective Houses, and in going to and returning from the same; and for any speech or debate in either House they shall not be questioned in any other place.

Sec. 44. No Senator or Representative shall, during the term for which he was elected, nor for one year thereafter, be appointed or elected to any civil office of profit in this Commonwealth, which shall have been created, or the emoluments of which shall have been increased, during the said term, except to such offices as may be filled by the election of the people.

Sec. 45. No person who may have been a collector of taxes or public moneys for the Commonwealth, or for any county, city, town or district, or the assistant or deputy of such collector, shall be eligible to the General Assembly, unless he shall have obtained a quietus six months before the election for the amount of such collection, and for all public moneys for which he may have been responsible.

Sec. 46. No bill shall be considered for final passage, unless the same has been reported by a committee and printed for the use of the members. Every bill shall be read at length on three different days in each House; but the second and third readings may be dispensed with by a majority of all the members elected to the House in which the bill is pending. But whenever a committee refuses or fails to report a bill submitted to it in a reasonable time, the same may be called up by any member, and be considered in the same manner it would have been considered if it had been reported. No bill shall become a law unless, on its final passage, it receives the votes

of at least two-fifths of the members elected to each House, and a majority of the members voting, the vote to be taken by yeas and nays and entered in the journal: Provided, Any act or resolution for the appropriation of money or the creation of debt shall, on its final passage, receive the votes of a majority of all the members elected to each House.

Sec. 47. All bills for raising revenue shall originate in the House of Representatives, but the Senate may propose amendments thereto: Provided, No new matter shall be introduced, under color of amendment, which does not relate to raising revenue.

Sec. 48. The General Assembly shall have no power to enact laws to diminish the resources of the Sinking Fund as now established by law until the debt of the Commonwealth be paid, but may enact laws to increase them; and the whole resources of said fund, from year to year, shall be sacredly set apart and applied to the payment of the interest and principal of the State debt, and to no other use or purpose, until the whole debt of the State is fully satisfied.

Sec. 49. The General Assembly may contract debts to meet casual deficits or failures in the revenue; but such debts, direct or contingent, singly or in the aggregate, shall not at any time exceed five hundred thousand dollars, and the moneys arising from loans creating such debts shall be applied only to the purpose or purposes for which they were obtained, or to repay such debts: Provided, The General Assembly may contract debts to repel invasion, suppress insurrection, or, if hostilities are threatened, provide for the public defense.

Sec. 50. No act of the General Assembly shall authorize any debt to be contracted on behalf of the Commonwealth except for the purposes mentioned in section forty-nine, unless provision be made therein to levy and collect an annual tax sufficient to pay the interest stipulated, and to discharge the debt within thirty years; nor shall such act take effect until it shall have been submitted to the people at a general election, and shall have received a majority of all the votes cast for and against it: Provided, The General Assembly may contract debts by borrowing money to pay any part of the debt of the State, without submission to the people, and without making

provision in the act authorizing the same for a tax to discharge the debt so contracted, or the interest thereon.

Sec. 51. No law enacted by the General Assembly shall relate to more than one subject, and that shall be expressed in the title, and no law shall be revised, amended, or the provisions thereof extended or conferred by reference to its title only, but so much thereof as is revised, amended, extended or conferred, shall be re-enacted and published at length.

Sec. 52. The General Assembly shall have no power to release, extinguish, or authorize the releasing or extinguishing, in whole or in part, the indebtedness or liability of any corporation or individual to this Commonwealth, or to any county or municipality thereof.

Sec. 53. The General Assembly shall provide by law for monthly investigations into the accounts of the Treasurer and Auditor of Public Accounts, and the result of these investigations shall be reported to the Governor, and these reports shall be semi-annually published in two newspapers of general circulation in the State. The reports received by the Governor shall, at the beginning of each session, be transmitted by him to the General Assembly for scrutiny and appropriate action.

Sec. 54. The General Assembly shall have no power to limit the amount to be recovered for injuries resulting in death, or for injuries to person or property.

Sec. 55. No act, except general appropriation bills, shall become a law until ninety days after the adjournment of the session at which it was passed, except in cases of emergency, when, by the concurrence of a majority of the members elected to each House of the General Assembly, by a yea and nay vote entered upon their journals, an act may become a law when approved by the Governor; but the reasons for the emergency that justifies this action must be set out at length in the journal of each House.

Sec. 56. No bill shall become a law until the same shall have been signed by the presiding officer of each of the two Houses in open session; and before such officer shall have affixed his signature to any bill, he shall suspend all other business, declare that such bill will now be read, and that he will sign the same to the end that it may become a law. The bill shall then be read at length and compared; and, if correctly enrolled,

he shall, in the presence of the House in open session, and before any other business is entertained, affix his signature, which fact shall be noted in the journal, and the bill immediately sent to the other House. When it reaches the other House, the presiding officer thereof shall immediately suspend all other business, announce the reception of the bill, and the same proceeding shall thereupon be observed in every respect as in the House in which it was first signed. And thereupon the Clerk of the latter House shall immediately present the same to the Governor for his signature and approval.

Sec. 57. A member who has a personal or private interest in any measure or bill proposed or pending before the General Assembly, shall disclose the fact to the House of which he is a member, and shall not vote thereon upon pain of expulsion.

Sec. 58. The General Assembly shall neither audit nor allow any private claim against the Commonwealth, except for expenses incurred during the session at which the same was allowed; but may appropriate money to pay such claim as shall have been audited and allowed according to law.

LOCAL AND SPECIAL LEGISLATION.

Sec. 59. The General Assembly shall not pass local or special acts concerning any of the following subjects, or for any of the following purposes, namely:

First: To regulate the jurisdiction, or the practice, or the circuits of courts of justice, or the rights, powers, duties or compensation of the officers thereof; but the practice in circuit courts in continuous session may, by a general law, be made different from the practice of circuit courts held in terms.

Second: To regulate the summoning, impaneling or compensation of grand or petit jurors.

Third: To provide for changes of venue in civil or criminal causes.

Fourth: To regulate the punishment of crimes and misdemeanors, or to remit fines, penalties or forfeitures.

Fifth: To regulate the limitation of civil or criminal causes.

Sixth: To affect the estate of cestuis que trust, decedents, infants or other persons under disabilities, or to

authorize any such person to sell, lease, encumber or dispose of their property.

Seventh: To declare any person of age, or to relieve an infant or feme covert of disability, or to enable him to do acts allowed only to adults not under disabilities.

Eighth: To change the law of descent, distribution or succession.

Ninth: To authorize the adoption or legitimation of children.

Tenth: To grant divorces.

Eleventh: To change the name of persons.

Twelfth: To give effect to invalid deeds, wills or other instruments.

Thirteenth: To legalize, except as against the Commonwealth, the unauthorized or invalid act of any officer or public agent of the Commonwealth, or of any city, county or municipality thereof.

Fourteenth: To refund money legally paid into the State Treasury.

Fifteenth: To authorize or to regulate the levy, the assessment or the collection of taxes, or to give any indulgence or discharge to any assessor or collector of taxes, or to his sureties.

Sixteenth: To authorize the opening, altering, maintaining or vacating roads, highways, streets, alleys, town plats, cemeteries, graveyards, or public grounds not owned by the Commonwealth.

Seventeenth: To grant a charter to any corporation, or to amend the charter of any existing corporation; to license companies or persons to own or operate ferries, bridges, roads or turnpikes; to declare streams navigable, or to authorize the construction of booms or dams therein, or to remove obstructions therefrom; to affect toll gates or to regulate tolls; to regulate fencing or the running at large of stock.

Eighteenth: To create, increase or decrease fees, percentages or allowances to public officers, or to extend the time for the collection thereof, or to authorize officers to appoint deputies.

Nineteenth: To give any person or corporation the right to lay a railroad track or tramway, or to amend existing charters for such purposes.

Twentieth: To provide for conducting elections, or for designating the places of voting, or changing the boun-

daries of wards, precincts or districts, except when new counties may be created.

Twenty-first: To regulate the rate of interest.

Twenty-second: To authorize the creation, extension, enforcement, impairment or release of liens.

Twenty-third: To provide for the protection of game and fish.

Twenty-fourth: To regulate labor, trade, mining or manufacturing.

Twenty-fifth: To provide for the management of common schools.

Twenty-sixth: To locate or change a county seat.

Twenty-seventh: To provide a means of taking the sense of the people of any city, town, district, precinct, or county, whether they wish to authorize, regulate or prohibit therein the sale of vinous, spirituous or malt liquors, or alter the liquor laws.

Twenty-eighth: Restoring to citizenship persons convicted of infamous crimes.

Twenty-ninth: In all other cases where a general law can be made applicable, no special law shall be enacted.

Sec. 60. The General Assembly shall not indirectly enact any special or local act by the repeal in part of a general act, or by exempting from the operation of a general act any city, town, district or county; but laws repealing local or special acts may be enacted. No law shall be enacted granting powers or privileges in any case where the granting of such powers or privileges shall have been provided for by a general law, nor where the courts have jurisdiction to grant the same or to give the relief asked for. No law, except such as relates to the sale, loan or gift of vinous, spirituous or malt liquors, bridges, turnpikes, or other public roads, public buildings or improvements, fencing, running at large of stock, matters pertaining to common schools, paupers, and the regulation by counties, cities, towns or other municipalities of their local affairs, shall be enacted to take effect upon the approval of any other authority than the General Assembly, unless otherwise expressly provided in this Constitution.

Sec. 61. The General Assembly shall, by general law, provide a means whereby the sense of the people of any county, city, town, district or precinct may be taken, as to whether or not spirituous, vinous or malt liquors shall

be sold, bartered or loaned therein, or the sale thereof regulated. But nothing herein shall be construed to interfere with or to repeal any law in force relating to the sale or gift of such liquors. All elections on this question may be held on a day other than the regular election days.

Sec. 62. The style of the laws of this Commonwealth shall be as follows: "Be it enacted by the General Assembly of the Commonwealth of Kentucky."

COUNTIES AND COUNTY SEATS.

Sec. 63. No new county shall be created by the General Assembly which will reduce the county or counties, or either of them, from which it shall be taken, to less area than four hundred square miles; nor shall any county be formed of less area; nor shall any boundary line thereof pass within less than ten miles of any county seat of the county or counties proposed to be divided. Nothing contained herein shall prevent the General Assembly from abolishing any county.

Sec. 64. No county shall be divided, or have any part stricken therefrom, except in the formation of new counties, without submitting the question to a vote of the people of the county, nor unless the majority of all the legal voters of the county voting on the question shall vote for the same. The county seat of no county as now located or as may hereafter be located, shall be moved, except upon a vote of two-thirds of those voting; nor shall any new county be established which will reduce any county to less than twelve thousand inhabitants, nor shall any county be created containing a less population.

Sec. 65. There shall be no territory stricken from any county unless a majority of the voters living in such territory shall petition for such division. But the portion so stricken off and added to another county, or formed in whole or in part into a new county, shall be bound for its proportion of the indebtedness of the county from which it has been taken.

IMPEACHMENTS.

Sec. 66. The House of Representatives shall have the sole power of impeachment.

Sec. 67. All impeachments shall be tried by the Senate. When sitting for that purpose, the Senators shall be upon

oath or affirmation. No person shall be convicted without the concurrence of two-thirds of the Senators present.

Sec. 68. The Governor and all civil officers, shall be liable to impeachment for any misdemeanors in office; but judgment in such cases shall not extend further than removal from office, and disqualification to hold any office of honor, trust or profit under the Commonwealth; but the party convicted shall, nevertheless, be subject and liable to indictment, trial and punishment by law.

THE EXECUTIVE DEPARTMENT.

Officers for the State at Large.

Sec. 69. The supreme executive power of the Commonwealth shall be vested in a Chief Magistrate, who shall be styled the "Governor of the Commonwealth of Kentucky."

Sec. 70. He shall be elected for the term of four years by the qualified voters of the State. The person having the highest number of votes shall be Governor; but if two or more shall be equal and highest in votes, the election shall be determined by lot in such manner as the General Assembly may direct.

Sec. 71. He shall be ineligible for the succeeding four years after the expiration of the term for which he shall have been elected.

Sec. 72. He shall be at least thirty years of age, and have been a citizen and a resident of Kentucky for at least six years next preceding his election.

Sec. 73. He shall commence the execution of the duties of his office on the fifth Tuesday succeeding his election, and shall continue in the execution thereof until his successor shall have qualified.

Sec. 74. He shall at stated times receive for his services a compensation to be fixed by law.

Sec. 75. He shall be Commander-in-Chief of the army and navy of this Commonwealth, and the militia thereof, except when they shall be called into the service of the United States; but he shall not command personally in the field, unless advised so to do by a resolution of the General Assembly.

Sec. 76. He shall have the power, except as otherwise provided in this Constitution, to fill vacancies by grant-

ing commissions, which shall expire when such vacancies shall have been filled according to the provisions of this Constitution.

Sec. 77. He shall have the power to remit fines and forfeitures, commute sentences, grant reprieves and pardons, except in case of impeachment, and he shall file with each application therefor, a statement of the reasons for his decision thereon, which application and statement shall always be open to public inspection. In cases of treason, he shall have power to grant reprieves until the end of the next session of the General Assembly, in which the power of pardoning shall be vested; but he shall have no power to remit the fees of the Clerk, Sheriff or Commonwealth's Attorney in penal or criminal cases.

Sec. 78. He may require information in writing from the officers of the Executive Department upon any subject relating to the duties of their respective offices.

Sec. 79. He shall, from time to time, give to the General Assembly information of the state of the Commonwealth, and recommend to their consideration such measures as he may deem expedient.

Sec. 80. He may, on extraordinary occasions, convene the General Assembly at the seat of government, or at a different place, if that should have become dangerous from an enemy or from contagious diseases. In case of disagreement between the two Houses with respect to the time of adjournment, he may adjourn them to such time as he shall think proper, not exceeding four months. When he shall convene the General Assembly it shall be by proclamation, stating the subjects to be considered, and no others shall be considered.

Sec. 81. He shall take care that the laws be faithfully executed.

Sec. 82. A Lieutenant-Governor shall be chosen at every regular election for Governor, in the same manner, to continue in office for the same time, and possess the same qualifications as the Governor. He shall be ineligible to the office of Lieutenant-Governor for the succeeding four years after the expiration of the term for which he shall have been elected.

Sec. 83. He shall, by virtue of his office, be President of the Senate, have a right, when in Committee of the Whole, to debate and vote on all subjects, and when the Senate is equally divided, to give the casting vote.

Sec. 84. Should the Governor, be impeached and removed from office, die, refuse to qualify, resign, be absent from the State, or be, from any cause, unable to discharge the duties of his office, the Lieutenant-Governor shall exercise all the power and authority appertaining to the office of Governor until another be duly elected and qualified, or the Governor shall return or be able to discharge the duties of his office. On the trial of the Governor, the Lieutenant-Governor shall not act as President of the Senate or take part in the proceedings, but the Chief Justice of the Court of Appeals shall preside during the trial.

Sec. 85. A President pro tempore of the Senate shall be elected by each Senate as soon after its organization as possible, the Lieutenant-Governor vacating his seat as President of the Senate until such election shall be made; and as often as there is a vacancy in the office of President pro tempore, another President pro tempore of the Senate shall be elected by the Senate, if in session. And if, during the vacancy of the office of Governor, the Lieutenant-Governor shall be impeached and removed from office, refuse to qualify, resign, die or be absent from the State, the President pro tempore of the Senate shall in like manner administer the government: Provided, Whenever a vacancy shall occur in the office of Governor before the first two years of the term shall have expired, a new election for Governor shall take place to fill such vacancy,

Sec. 86 The Lieutenant-Governor, or President pro tempore of the Senate, while he acts as President of the Senate, shall receive for his services the same compensation which shall, for the same period, be allowed to the Speaker of the House of Representatives, and during the time he administers the government as Governor, he shall receive the same compensation which the Governor would have received had he been employed in the duties of his office.

Sec. 87. If the Lieutenant-Governor shall be called upon to administer the government, and shall, while in such administration, resign, die or be absent from the State during the recess of the General Assembly, if there be no President pro tempore of the Senate, it shall be the duty of the Secretary of State, for the time being, to convene the Senate for the purpose of choosing a President; and until a President is chosen, the Secretary of

State shall administer the government. If there be no Secretary of State to perform the duties devolved upon him by this section, or in case that officer be absent from the State, then the Attorney-General, for the time being, shall convene the Senate for the purpose of choosing a President, and shall administer the government until a President is chosen.

Sec. 88. Every bill which shall have passed the two Houses shall be presented to the Governor. If he approve, he shall sign it; but if not, he shall return it, with his objections, to the House in which it originated, which shall enter the objections in full upon its journal, and proceed to reconsider it. If, after such reconsideration, a majority of all the members elected to the House shall agree to pass the bill, it shall be sent, with the objections, to the other House, by which it shall likewise be considered, and if approved by a majority of all the members elected to that House, it shall be a law; but in such case the votes of both Houses shall be determined by yeas and nays, and the names of the members voting for and against the bill shall be entered upon the journal of each House respectively. If any bill shall not be returned by the Governor within ten days (Sundays excepted) after it shall have been presented to him, it shall be a law in like manner as if he had signed it, unless the General Assembly, by their adjournment, prevent its return, in which case it shall be a law, unless disapproved by him within ten days after the adjournment, in which case his veto message shall be spread upon the register kept by the Secretary of State. The Governor shall have power to disapprove any part or parts of appropriation bills embracing distinct items, and the part or parts disapproved shall not become a law unless reconsidered and passed, as in case of a bill.

Sec. 89. Every order, resolution or vote, in which the concurrence of both Houses may be necessary, except on a question of adjournment, or as otherwise provided in this Constitution, shall be presented to the Governor, and, before it shall take effect, be approved by him; or being disapproved, shall be repassed by a majority of the members elected to both Houses, according to the rules and limitations prescribed in case of a bill.

Sec. 90. Contested elections for Governor and Lieutenant-Governor shall be determined by both Houses of

the General Assembly, according to such regulations as may be established by law.

Sec. 91. A Treasurer, Auditor of Public Accounts, Register of the Land Office, Commissioner of Agriculture, Labor and Statistics, Secretary of State, Attorney-General and Superintendent of Public Instruction, shall be elected by the qualified voters of the State at the same time the Governor is elected, for the term of four years, each of whom shall be at least thirty years of age at the time of his election, and shall have been a resident citizen of the State at least two years next before his election. The duties of all these officers shall be such as may be prescribed by law, and the Secretary of State shall keep a fair register of and attest all the official acts of the Governor, and shall, when required, lay the same and all papers, minutes and vouchers relative thereto before either House of the General Assembly. The officers named in this section shall enter upon the discharge of their duties the first Monday in January after their election, and shall hold their offices until their successors are elected and qualified.

Sec. 92. The Attorney-General shall have been a practicing lawyer eight years before his election.

Sec. 93. The Treasurer, Auditor of Public Accounts, Secretary of State, Commissioner of Agriculture, Labor and Statistics, Attorney-General, Superintendent of Public Instruction and Register of the Land Office shall be ineligible to re-election for the succeeding four years after the expiration of the term for which they shall have been elected. The duties and responsibilities of these officers shall be prescribed by law, and all fees collected by any of said officers shall be covered into the treasury. Inferior State officers, not specifically provided for in this Constitution, may be appointed or elected, in such manner as may be prescribed by law, for a term not exceeding four years, and until their successors are appointed or elected and qualified.

Sec. 94. The General Assembly may provide for the abolishment of the office of the Register of the Land Office, to take effect at the end of any term, and shall provide by law for the custody and preservation of the papers and records of said office, if the same be abolished.

Sec. 95. The election under this Constitution for Governor, Lieutenant-Governor, Treasurer, Auditor of Public

Accounts, Register of the Land Office, Attorney-General, Secretary of State, Superintendent of Public Instruction, and Commissioner of Agriculture, Labor and Statistics, shall be held on the first Tuesday after the first Monday in November, eighteen hundred and ninety-five, and the same day every four years thereafter.

Sec. 96. All the officers mentioned in section ninety-five shall be paid for their services by salary, and not otherwise.

OFFICERS FOR DISTRICTS AND COUNTIES.

Sec. 97. At the general election in eighteen hundred and ninety-two there shall be elected in each circuit court district a Commonwealth's Attorney, and in each county a clerk of the circuit court, who shall enter upon the discharge of the duties of their respective offices on the first Monday in January after their election, and shall hold their offices five years, and until their successors are elected and qualified. In the year eighteen hundred and ninety-seven, and every six years thereafter, there shall be an election in each county for a circuit court clerk, and for a Commonwealth's Attorney in each circuit court district, unless that office be abolished, who shall hold their respective offices for six years from the first Monday in January after their election, and until the election and qualification of their successors.

Sec. 98. The compensation of the Commonwealth's Attorney shall be by salary and such percentage of fines and forfeitures as may be fixed by law, and such salary shall be uniform in so far as the same shall be paid out of the State Treasury, and not to exceed the sum of five hundred dollars per annum; but any county may make additional compensation, to be paid by said county. Should any percentage of fines and forfeitures be allowed by law, it shall not be paid except upon such proportion of fines and forfeitures as have been collected and paid into the State Treasury, and not until so collected and paid.

Sec. 99. There shall be elected in eighteen hundred and ninety-four in each county a Judge of the County Court, a County Court Clerk, a County Attorney, Sheriff, Jailer, Coroner, Surveyor and Assessor, and in each Justice's District one Justice of the Peace and one Constable,

who shall enter upon the discharge of the duties of their offices on the first Monday in January after their election, and continue in office three years, and until the election and qualification of their successors; and in eighteen hundred and ninety-seven, and every four years thereafter, there shall be an election in each county of the officers mentioned, who shall hold their offices four years (from the first Monday in January after their election), and until the election and qualification of their successors. The first election of Sheriffs under this Constitution shall be held in eighteen hundred and ninety-two, and the Sheriffs then elected shall hold their offices two years, and until the election and qualification of their successors. The Sheriffs now in office for their first term shall be eligible to re-election in eighteen hundred and ninety-two, and those elected in eighteen hundred and ninety-two for the first term shall be eligible to re-election in eighteen hundred and ninety-four, but thereafter no Sheriff shall be eligible to re-election or to act as deputy for the succeeding term.

Sec. 100. No person shall be eligible to the offices mentioned in sections ninety-seven and ninety-nine, who is not at the time of his election twenty-four years of age (except Clerks of County and Circuit Courts, who shall be twenty-one years of age), a citizen of Kentucky, and who has not resided in the State two years, and one year next preceding his election in the county and district in which he is a candidate. No person shall be eligible to the office of Commonwealth's Attorney unless he shall have been a licensed practicing lawyer four years. No person shall be eligible to the office of County Attorney unless he shall have been a licensed practicing lawyer two years. No person shall be eligible to the office of Clerk unless he shall have procured from a Judge of the Court of Appeals, or a Judge of a Circuit Court, a certificate that he has been examined by the Clerk of his Court under his supervision, and that he is qualified for the office for which he is a candidate.

Sec. 101. Constables shall possess the same qualifications as Sheriffs, and their jurisdictions shall be co-extensive with the counties in which they reside. Constables now in office shall continue in office until their successors are elected and qualified.

Sec. 102. When a new county shall be created, officers for the same, to serve until the next regular election, shall be elected or appointed in such way and at such times as the General Assembly may prescribe.

Sec. 103. The Judges of County Courts, Clerks, Sheriffs, Surveyors, Coroners, Jailers, Constables, and such other officers as the General Assembly may, from time to time, require, shall, before they enter upon the duties of their respective offices, and as often thereafter as may be deemed proper, give such bond and surety as may be prescribed by law.

Sec. 104. The General Assembly may abolish the office of Assessor and provide that the assessment of property shall be made by other officers; but it shall have power to re-establish the office of Assessor and prescribe his duties. No person shall be eligible to the office of Assessor two consecutive terms.

Sec. 105. The General Assembly, may, at any time, consolidate the offices of Jailer and Sheriff in any county or counties, as it shall deem most expedient; but in the event such consolidation be made, the office of Sheriff shall be retained, and the Sheriff shall be required to perform the duties of Jailer.

Sec. 106. The fees of county officers shall be regulated by law. In counties or cities having a population of seventy-five thousand or more, the Clerks of the respective courts thereof (except the Clerk of the City Court), the Marshals, the Sheriffs and the Jailers, shall be paid out of the State Treasury, by salary to be fixed by law, the salaries of said officers and of their deputies and necessary office expenses not to exceed seventy-five per centum of the fees collected by said officers, respectively, and paid into the Treasury.

Sec. 107. The General Assembly may provide for the election or appointment, for a term not exceeding four years, of such other county or district ministerial and executive officers as may, from time to time, be necessary.

Sec. 108. The General Assembly may, at any time after the expiration of six years from the adoption of this Constitution, abolish the office of Commonwealth's Attorney, to take effect upon the expiration of the terms of the incumbents, in which event the duties of said office shall be discharged by the County Attorneys.

THE JUDICIAL DEPARTMENT.

Sec. 109. The judicial power of the Commonwealth, both as to matters of law and equity, shall be vested in the Senate when sitting as a court of impeachment, and one Supreme Court (to be styled the Court of Appeals) and the courts established by this Constitution.

COURT OF APPEALS.

Sec. 110. The Court of Appeals shall have appellate jurisdiction only, which shall be co-extensive with the State, under such restrictions and regulations not repugnant to this Constitution, as may from time to time be prescribed by law. Said court shall have power to issue such writs as may be necessary to give it a general control of inferior jurisdictions.

Sec. 111. The Court of Appeals shall be held at the seat of government; but if that shall become dangerous, in case of war, insurrection or pestilence, it may adjourn to meet and transact its business at such other place in the State as it may deem expedient for the time being.

Sec. 112. The Judges of the Court of Appeals shall severally hold their offices for the term of eight years, commencing on the first Monday in January next succeeding their respective elections, and until their several successors are qualified, subject to the conditions hereinafter prescribed. For any reasonable cause the Governor shall remove them, or any one or more of them, on the address of two-thirds of each House of the General Assembly. The cause or causes for which said removal shall be required shall be stated at length in such address and in the journal of each House. They shall at stated times receive for their services an adequate compensation, to be fixed by law.

Sec. 113. The Court of Appeals shall, after eighteen hundred and ninety-four, consist of not less than five nor more than seven Judges. They shall, severally, by virtue of their office, be conservators of the peace throughout the State, and shall be commissioned by the Governor.

Sec. 114. No person shall be eligible to election as a Judge of the Court of Appeals who is not a citizen of Kentucky and has not resided in this State five years and in the district in which he is elected two years next preceding his election, and who is less than thirty-five

years of age, and has not been a practicing lawyer eight years, or whose services upon the bench of a Circuit Court or court of similar jurisdiction, when added to the time he may have practiced law, shall not be equal to eight years.

Sec. 115. The present Judges of the Court of Appeals shall hold their offices until their respective terms expire, and until their several successors shall be qualified; and at the regular election next preceding the expiration of the term of each of the present Judges, his successor shall be elected. The General Assembly shall, before the regular election in eighteen hundred and ninety-four, provide for the election of such Judges of the Court of Appeals, not less than five nor exceeding seven, as may be necessary; and if less than seven Judges be provided for, the General Assembly may, at any time, increase the number to seven.

Sec. 116. The Judges of the Court of Appeals shall be elected by districts. The General Assembly shall, before the regular election in eighteen hundred and ninety-four, divide the State, by counties, into as many districts, as nearly equal in population and as compact in form as possible, as it may provide shall be the number of Judges of the Court of Appeals; and it may, every ten years thereafter, or when the number of Judges requires it, redistrict the State in like manner. Upon the creation of new or additional districts, the General Assembly shall designate the year in which the first election for a Judge of the Court of Appeals, shall be held in each district, so that not more than the number of Judges provided for shall be elected, and that no Judge may be deprived of his office until the expiration of the term for which he was elected.

Sec. 117. A majority of the Judges of the Court of Appeals shall constitute a quorum for the transaction of business, but in the event as many as two decline, on account of interest or for other reason, to preside in the trial of any cause, the Governor, on that fact being certified to him by the Chief Justice, shall appoint to try the particular cause a sufficient number of Judges to constitute a full Court. The Judges so appointed shall possess the qualifications prescribed for Judges of the Court of Appeals, and receive the same compensation proportioned to the length of service.

Sec. 118. The Judge longest in commission as Judge of the Court of Appeals shall be Chief Justice, and if the term of service of two or more Judges be the same, they shall determine by lot which of their number shall be Chief Justice. The Court shall prescribe by rule that petitions for rehearing shall be considered by a Judge who did not deliver the opinion in the case; and the Court, if composed of seven Judges, shall divide itself into sections for the transaction of business, if, in the judgment of the Court, such arrangement is necessary.

Sec. 119. The Superior Court shall continue until the terms of the present Judges of said Court expire, and upon the expiration of their terms, all cases pending before the Superior Court shall be transferred to the Court of Appeals and be determined by it.

Sec. 120. The present Clerk of the Court of Appeals shall serve until the expiration of the term for which he was elected, and until his successor is elected and qualified. At the election in the year eighteen hundred and ninety-seven there shall be elected by the qualified voters of the State a Clerk of the Court of Appeals, who shall take his office the first Monday in September, eighteen hundred and ninety-eight, and who shall hold his office until the regular election in nineteen hundred and three, and until his successor shall be elected and qualified. In nineteen hundred and three and thereafter, the Clerk of the Court of Appeals shall be elected at the same time as the Governor for the term of four years; and the said Clerk shall take his office on the first Monday in January following his election, and shall hold his office until his successor is elected and qualified. The Clerk shall be ineligible for the succeeding term.

Sec. 121. No person shall be eligible to the office of Clerk of the Court of Appeals unless he is a citizen of Kentucky, a resident thereof for two years next preceding his election, of the age of twenty-one years, and have a certificate from a Judge of the Court of Appeals that he has been examined by him, or by the Clerk of his Court under his supervision, and that he is qualified for the office.

Sec. 122. Should a vacancy occur in the office of the Clerk of the Court of Appeals, or should the Clerk be under charges, the Court of Appeals shall have power to

appoint a Clerk until the vacancy be filled as provided in this Constitution, or until the Clerk be acquitted.

Sec. 123. The style of process shall be, "The Commonwealth of Kentucky." All prosecutions shall be carried on in the name and by the authority of the "Commonwealth of Kentucky," and conclude against the peace and dignity of the same.

Sec. 124. The Clerks of the Court of Appeals, Circuit and County Courts, shall be removable from office by the Court of Appeals, upon information and good cause shown. The Court shall be judge of the facts as well as the law. Two-thirds of the members present must concur in the sentence.

CIRCUIT COURTS.

Sec. 125. A Circuit Court shall be established in each county now existing, or which may hereafter be created, in this Commonwealth.

Sec. 126. The jurisdiction of said Court shall be and remain as now established, hereby giving to the General Assembly the power to change it.

Sec. 127. The right to appeal or sue out a writ of error shall remain as it now exists until altered by law, hereby giving to the General Assembly the power to change or modify said right.

Sec. 128. At its first session after the adoption of this Constitution, the General Assembly, having due regard to territory, business and population, shall divide the State into a sufficient number of judicial districts to carry into effect the provisions of this Constitution concerning Circuit Courts. In making such apportionment no county shall be divided, and the number of said districts, excluding those in counties having a population of one hundred and fifty thousand, shall not exceed one district for each sixty thousand of the population of the entire State.

Sec. 129. The General Assembly shall, at the same time the judicial districts are laid off, direct elections to be held in each district to elect a judge therein. The first election of judges of the Circuit Courts under this Constitution shall take place at the annual election in the year eighteen hundred and ninety-two, and the Judges then elected shall enter upon the discharge of the duties of their respective offices on the first Monday in January

after their election, and hold their offices five years, and until their successors are elected and qualified. At the general election in eighteen hundred and ninety-seven, and every six years thereafter, there shall be an election for Judges of the Circuit Courts, who shall hold their offices for six years from the first Monday in January succeeding their election. They shall be commissioned by the Governor, and continue in office until their successors shall have been qualified, but shall be removable in the same manner as the Judges of the Court of Appeals. The removal of a Judge from his district shall vacate his office.

Sec. 130. No person shall be eligible as Judge of the Circuit Court who is less than thirty-five years of age when elected, who is not a citizen of Kentucky, and a resident of the district in which he may be a candidate two years next preceding his election, and who has not been a practicing lawyer eight years.

Sec. 131. There shall be at least three regular terms of Circuit Court held in each county every year.

Sec. 132. The General Assembly, when deemed necessary, may establish additional districts; but the whole number of districts, exclusive of counties having a population of one hundred and fifty thousand, shall not exceed at any time one for every sixty thousand of population of the State according to the last enumeration.

Sec. 133. The Judges of the Circuit Court shall, at stated times, receive for their services an adequate compensation to be fixed by law, which shall be equal and uniform throughout the State, so far as the same shall be paid out of the State Treasury.

Sec. 134. The Judicial Districts of the State shall not be changed except at the first session after an enumeration, unless upon the establishment of a new district.

Sec. 135. No Courts, save those provided for in this Constitution, shall be established.

Sec. 136. The General Assembly shall provide by law for holding Circuit Courts when, from any cause, the Judge shall fail to attend, or, if in attendance, can not properly preside.

Sec. 137. Each county having a population of one hundred and fifty thousand or over, shall constitute a district, which shall be entitled to four Judges. Additional Judges for said district may, from time to time, be authorized by the General Assembly, but not to exceed

one Judge for each increase of forty thousand of population in said county, to be ascertained by the last enumeration. Each of the Judges in such a district shall hold a separate court, except when a general term may be held for the purpose of making rules of court, or as may be required by law: Provided, No general term shall have power to review any order, decision or proceeding of any branch of the court in said district made in separate term. There shall be one Clerk for such district who shall be known as the Clerk of the Circuit Court. Criminal causes shall be under the exclusive jurisdiction of some one branch of said court, and all other litigation in said district, of which the Circuit Court may have jurisdiction, shall be distributed as equally as may be between the other branches thereof, in accordance with the rules of the court made in general term or as may be prescribed by law.

Sec. 138. Each county having a city of twenty thousand inhabitants, and a population, including said city, of forty thousand or more, may constitute a district, and when its population reaches seventy-five thousand, the General Assembly may provide that it shall have an additional Judge, and such district may have a Judge for each additional fifty thousand population above one hundred thousand. And in such counties the General Assembly shall, by proper laws, direct in what manner the court shall be held and the business therein conducted.

QUARTERLY COURTS.

Sec. 139. There shall be established in each county now existing, or which may be hereafter created, in this State, a Court, to be styled the Quarterly Court, the jurisdiction of which shall be uniform throughout the State, and shall be regulated by a general law, and, until changed, shall be the same as that now vested by law in the Quarterly Courts of this Commonwealth. The Judges of the County Court shall be the Judges of the Quarterly Courts,

COUNTY COURTS.

Sec. 140. There shall be established in each county now existing, or which may be hereafter created, in this State, a Court to be styled the County Court, to consist

of a Judge, who shall be a conservator of the peace, and shall receive such compensation for his services as may be prescribed by law. He shall be commissioned by the Governor, and shall vacate his office by removal from the county in which he may have been elected.

Sec. 141. The jurisdiction of the County Court shall be uniform throughout the State, and shall be regulated by general law, and, until changed, shall be the same as now vested in the County Courts of this State by law.

JUSTICES' COURTS.

Sec. 142. Each county now existing, or which may hereafter be created, in this State, shall be laid off into districts in such manner as the General Assembly may direct; but no county shall have less than three nor more than eight districts, in each of which districts one Justice of the Peace shall be elected as provided in section ninety-nine. The General Assembly shall make provisions for regulating the number of said districts from time to time within the limits herein prescribed, and for fixing the boundaries thereof. The jurisdiction of Justices of the Peace shall be co-extensive with the county, and shall be equal and uniform throughout the State. Justices of the Peace shall be conservators of the peace. They shall be commissioned by the Governor, and shall vacate their offices by removal from the districts, respectively, in which they may have been elected.

POLICE COURTS.

Sec. 143. A Police Court may be established in each city and town in this State, with jurisdiction in cases of violation of municipal ordinances and by-laws occurring within the corporate limits of the city or town in which it is established, and such criminal jurisdiction within the said limits as Justices of the Peace have. The said Courts may be authorized to act as Examining Courts, but shall have no civil jurisdiction: Provided, The General Assembly may confer civil jurisdiction on Police Courts in cities and towns of the fourth and fifth classes and in towns of the sixth class having a population of two hundred and fifty or more, which jurisdiction shall be uniform throughout the State, and not exceed that of Justice of the Peace.

FISCAL COURTS.

Sec. 144. Counties shall have a Fiscal Court, which may consist of the Judge of the County Court and the Justices of the Peace, in which Court the Judge of the County Court shall preside, if present; or a county may have three Commissioners, to be elected from the county at large, who, together with the Judge of the County Court, shall constitute the Fiscal Court. A majority of the members of said Court shall constitute a Court for the transaction of business. But where, for county governmental purposes, a city is by law separated from the remainder of the county, such Commissioners may be elected from the part of the county outside of such city.

SUFFRAGE AND ELECTIONS.

Sec. 145. Every male citizen of the United States of the age of twenty-one years, who has resided in the State one year, and in the county six months, and in the precinct in which he offers to vote sixty days, next preceding the election, shall be a voter in said precinct and not elsewhere; but the following persons are excepted and shall not have the right to vote:

First: Persons convicted in any court of competent jurisdiction of treason, or felony, or bribery in an election, or of such high misdemeanor as the General Assembly may declare shall operate as an exclusion from the right of suffrage; but persons hereby excluded may be restored to their civil rights by Executive pardon.

Second: Persons, who, at the time of the election, are in confinement under the judgment of a court for some penal offense.

Third: Idiots and insane persons.

Sec. 146. No person in the military, naval or marine service of the United States shall be deemed a resident of this State by reason of being stationed within the same.

Sec. 147. The General Assembly shall provide by law for the registration of all persons entitled to vote in cities and towns having a population of five thousand or more; and may provide by general law for the registration of other voters in the State. Where registration is required, only persons registered shall have the right to vote. The mode of registration shall be prescribed

by the General Assembly. In all elections by persons in a representative capacity the voting shall be viva voce and made a matter of record; but all elections by the people shall be by secret official ballot, furnished by public authority to the voters at the polls, and marked by each voter in private at the polls, and then and there deposited. The word "Elections" in this section includes the decision of questions submitted to the voters, as well as the choice of officers by them. The first General Assembly held after the adoption of this Constitution shall pass all necessary laws to enforce this provision, and shall provide that persons illiterate, blind, or in any way disabled, may have their ballots marked as herein required.

Sec. 148. Not more than one election each year shall be held in this State or in any city, town, district, or county thereof, except as otherwise provided in this Constitution. All elections of State, county, city, town or district officers shall be held on the first Tuesday after the first Monday in November; but no officer of any city, town, or county, or of any subdivision thereof, except members of municipal legislative boards, shall be elected in the same year in which members of the House of Representatives of the United States are elected. District or State Officers, including members of the General Assembly, may be elected in the same year in which members of the House of Representatives of the United States are elected. All elections by the people shall be between the hours of six o'clock A. M. and seven o'clock P. M., but the General Assembly may change said hours, and all officers of any election shall be residents and voters in the precinct in which they act. The General Assembly shall provide by law that all employers shall allow employees, under reasonable regulations, at least four hours on election days, in which to cast their votes.

Sec. 149. Voters, in all cases except treason, felony, breach of surety of the peace, or violation of the election laws, shall be privileged from arrest during their attendance at elections, and while they are going to and returning therefrom.

Sec. 150. Every person shall be disqualified from holding any office of trust or profit for the term for which he shall have been elected who shall be convicted of having given, or consented to the giving, offer or promise of

any money or other thing of value, to procure his election, or to influence the vote of any voter at such election; and if any corporation shall, directly or indirectly, offer, promise or give, or shall authorize, directly or indirectly, any person to offer, promise or give any money or any thing of value to influence the result of any election in this State, or the vote of any voter authorized to vote therein, or who shall afterward reimburse or compensate, in any manner whatever, any person who shall have offered, promised or given any money or other thing of value to influence the result of any election or the vote of any such voter, such corporation if organized under the laws of this Commonwealth, shall, on conviction thereof, forfeit its charter and all rights, privileges and immunities thereunder; and if chartered by another State and doing business in this State, whether by license, or upon mere sufferance, such corporation upon conviction of either of the offenses aforesaid, shall forfeit all right to carry on any business in this State; and it shall be the duty of the General Assembly to provide for the enforcement of the provisions of this section. All persons shall be excluded from office who have been, or shall hereafter be, convicted of a felony, or of such high misdemeanor as may be prescribed by law, but such disability may be removed by pardon of the Governor. The privilege of free suffrage shall be supported by laws regulating elections, and prohibiting, under adequate penalties, all undue influence thereon, from power, bribery, tumult or other improper practices.

Sec. 151. The General Assembly shall provide suitable means for depriving of office any person who, to procure his nomination or election, has, in his canvass or election, been guilty of any unlawful use of money, or other thing of value, or has been guilty of fraud, intimidation, bribery, or any other corrupt practice, and he shall be held responsible for acts done by others with his authority, or ratified by him.

Sec. 152. Except as otherwise provided in this Constitution, vacancies in all elective offices shall be filled by election or appointment, as follows: If the unexpired term will end at the next succeeding annual election at which either city, town, county, district, or State officers are to be elected, the office shall be filled by appointment for the remainder of the term. If the unexpired term

will not end at the next succeeding annual election at which either city, town, county, district, or State officers are to be elected, and if three months intervene before said succeeding annual election at which either city, town, county, district, or State officers are to be elected, the office shall be filled by appointment until said election, and then said vacancy shall be filled by election for the remainder of the term. If three months do not intervene between the happening of said vacancy and the next succeeding election at which city, town, county, district, or State officers are to be elected, the office shall be filled by appointment until the second succeeding annual election at which city, town, county, district or State officers are to be elected and then, if any part of the term remains unexpired, the office shall be filled by election until the regular time for the election of officers to fill said offices. Vacancies in all offices for the State at large, or for districts larger than a county, shall be filled by appointment of the Governor; all other appointments shall be made as may be prescribed by law. No person shall ever be appointed a member of the General Assembly, but vacancies therein may be filled at a special election, in such manner as may be provided by law.

Sec. 153. Except as otherwise herein expressly provided, the General Assembly shall have power to provide by general law for the manner of voting, for ascertaining the result of elections and making due returns thereof, for issuing certificates or commissions to all persons entitled thereto, and for the trial of contested elections.

Sec. 154. The General Assembly shall prescribe such laws as may be necessary for the restriction or prohibition of the sale or gift of spirituous, vinous or malt liquors on election days.

Sec. 155. The provisions of sections one hundred and forty-five to one hundred and fifty-four, inclusive, shall not apply to the election of school trustees and other common school district elections. Said elections shall be regulated by the General Assembly, except as otherwise provided in this Constitution.

MUNICIPALITIES.

Sec. 156. The cities and towns of this Commonwealth, for the purposes of their organization and government,

shall be divided into six classes. The organization and powers of each class shall be defined and provided for by general laws, so that all municipal corporations of the same class shall possess the same powers and be subject to the same restrictions. To the first class shall belong cities with a population of one hundred thousand or more; to the second class, cities with a population of twenty thousand or more, and less than one hundred thousand; to the third class, cities with a population of eight thousand or more, and less than twenty thousand; to the fourth class, cities and towns with a population of three thousand or more, and less than eight thousand; to the fifth class, cities and towns with a population of one thousand or more, and less than three thousand; to the sixth class, towns with a population of less than one thousand. The General Assembly shall assign the cities and towns of the Commonwealth to the classes to which they respectively belong, and change assignments made as the population of said cities and towns may increase or decrease, and in the absence of other satisfactory information as to their population, shall be governed by the last preceding Federal census in so doing; but no city or town shall be transferred from one class to another, except in pursuance of a law previously enacted and providing therefor. The General Assembly, by a general law, shall provide how towns may be organized, and enact laws for the government of such towns until the same are assigned to one or the other of the classes above named; but such assignment shall be made at the first session of the General Assembly after the organization of said town or city.

Sec. 157. The tax rate of cities, towns, counties, taxing districts and other municipalities, for other than school purposes, shall not, at any time, exceed the following rates upon the value of taxable property therein, viz.: For all towns or cities having a population of fifteen thousand or more, one dollar and fifty cents on the hundred dollars; for all towns or cities having less than fifteen thousand and not less than ten thousand, one dollar on the hundred dollars; for all towns or cities having less than ten thousand, seventy-five cents on the hundred dollars; and for counties and taxing districts, fifty cents on the hundred dollars; unless it should be necessary to enable such city, town, county, or taxing district to pay the

interest on, and provide a sinking fund for extinction of, indebtedness contracted before the adoption of this Constitution. No county, city, town, taxing district, or other municipality shall be authorized or permitted to become indebted, in any manner or for any purpose, to an amount exceeding, in any year, the income and revenue provided for such year, without the assent of two-thirds of the voters thereof, voting at an election to be held for that purpose; and any indebtedness contracted in violation of this section shall be void. Nor shall such contract be enforceable by the person with whom made; nor shall such municipality ever be authorized to assume the same.

Sec. 158. The respective cities, towns, counties, taxing districts, and municipalities shall not be authorized or permitted to incur indebtedness to an amount, including existing indebtedness, in the aggregate exceeding the following named maximum percentages on the value of the taxable property therein, to be estimated by the assessment next before the last assessment previous to the incurring of the indebtedness, viz.: Cities of the first and second classes, and of the third class having a population exceeding fifteen thousand, ten per centum; cities of the third class having a population of less than fifteen thousand, and cities and towns of the fourth class, five per centum; cities and towns of the fifth and sixth classes, three per centum; and counties, taxing districts and other municipalities, two per centum: Provided, Any city, town, county, taxing district or other municipality may contract an indebtedness in excess of such limitations when the same has been authorized under laws in force prior to the adoption of this Constitution, or when necessary for the completion of and payment for a public improvement undertaken and not completed and paid for at the time of the adoption of this Constitution: And provided further, If, at the time of the adoption of this Constitution, the aggregate indebtedness, bonded or floating, of any city, town, county, taxing district or other municipality, including that which it has been or may be authorized to contract as herein provided, shall exceed the limit herein prescribed, then no such city or town shall be authorized or permitted to increase its indebtedness in an amount exceeding two per centum, and no such county, taxing district or other municipality, in an amount exceeding one

per centum, in the aggregate upon the value of the taxable property therein, to be ascertained as herein provided, until the aggregate of its indebtedness shall have been reduced below the limit herein fixed, and thereafter it shall not exceed the limit, unless in case of emergency, the public health or safety should so require. Nothing herein shall prevent the issue of renewal bonds, or bonds to fund the floating indebtedness of any city, town, county, taxing district or other municipality.

Sec. 159. Whenever any county, city, town, taxing district or other municipality is authorized to contract an indebtedness, it shall be required, at the same time, to provide for the collection of an annual tax sufficient to pay the interest on said indebtedness, and to create a sinking fund for the payment of the principal thereof, within not more than forty years from the time of contracting the same.

Sec. 160. The Mayor or Chief Executive, Police Judges, members of legislative boards or councils of towns and cities shall be elected by the qualified voters thereof: Provided, The Mayor or Chief Executive and Police Judges of the towns of the fourth, fifth and sixth classes may be appointed or elected as provided by law. The terms of office of Mayors or Chief Executives and Police Judges shall be four years, and until their successors shall be qualified; and of members of legislative boards, two years. When any city of the first or second class is divided into wards or districts, members of legislative boards shall be elected at large by the qualified voters of said city, but so selected that an equal proportion thereof, shall reside in each of the said wards or districts; but when in any city of the first, second or third class, there are two legislative boards, the less numerous shall be selected from and elected by the voters at large of said city; but other officers of towns or cities shall be elected by the qualified voters therein, or appointed by the local authorities thereof, as the General Assembly may, by a general law, provide; but when elected by the voters of a town or city, their terms of office shall be four years, and until their successors shall be qualified. No Mayor or Chief Executive or Fiscal Officer of any city of the first or second class, after the expiration of the term of office to which he has been elected under this Constitution, shall be eligible for the succeeding term.

"Fiscal Officer" shall not include an Auditor or Assessor, or any other officer whose chief duty is not the collection or holding of public moneys. The General Assembly shall prescribe the qualifications of all officers of towns and cities, the manner in and causes for which they may be removed from office, and how vacancies in such offices may be filled.

Sec. 161. The compensation of any city, county, town or municipal officer shall not be changed after his election or appointment, or during his term of office; nor shall the term of any such officer be extended beyond the period for which he may have been elected or appointed.

Sec. 162. No county, city, town or other municipality shall ever be authorized or permitted to pay any claim created against it, under any agreement or contract made without express authority of law, and all such unauthorized agreements or contracts shall be null and void.

Sec. 163. No street railway, gas, water, steam heating, telephone, or electric light company, within a city or town, shall be permitted or authorized to construct its tracks, lay its pipes or mains, or erect its poles, posts or other apparatus along, over, under or across the streets, alleys or public grounds of a city or town, without the consent of the proper legislative bodies or boards of such city or town being first obtained; but when charters have been heretofore granted conferring such rights, and work has in good faith been begun thereunder, the provisions of this section shall not apply.

Sec. 164. No county, city, town, taxing district or other municipality shall be authorized or permitted to grant any franchise or privilege, or make any contract in reference thereto, for a term exceeding twenty years. Before granting such franchise or privilege for a term of years, such municipality shall first, after due advertisement, receive bids therefor publicly, and award the same to the highest and best bidder; but it shall have the right to reject any or all bids. This section shall not apply to a trunk railway.

Sec. 165. No person shall, at the same time, be a State officer or a deputy officer, or member of the General Assembly, and an officer of any county, city, town, or other municipality, or an employe thereof; and no person shall, at the same time, fill two municipal offices,

either in the same or different municipalities, except as may be otherwise provided in this Constitution; but a Notary Public, or an officer of the militia, shall not be ineligible to hold any other office mentioned in this section.

Sec. 166. All acts of incorporation of cities and towns heretofore granted, and all amendments thereto, except as provided in section one hundred and sixty-seven, shall continue in force under this Constitution, and all City and Police Courts established in any city or town shall remain, with their present powers and jurisdiction, until such time as the General Assembly shall provide by general laws for the government of towns and cities, and the officers and courts thereof; but not longer than four years from and after the first day of January, one thousand eight hundred and ninety-one, within which time the General Assembly shall provide by general laws for the government of towns and cities, and the officers and courts thereof, as provided in this Constitution.

Sec. 167. All city and town officers in this State shall be elected or appointed as provided in the charter of each respective town and city, until the general election in November, 1893, and until their successors shall be elected and qualified, at which time the terms of all such officers shall expire; and at that election, and thereafter as their terms of office may expire, all officers required to be elected in cities and towns by this Constitution, or by general laws enacted in conformity to its provisions, shall be elected at the general elections in November, but only in the odd years, except members of municipal legislative boards, who may be elected either in the even or odd years, or part in the even and part in the odd years: Provided, That the terms of office of Police Judges, who were elected for four years at the August election, eighteen hundred and ninety, shall expire August thirty-first, eighteen hundred and ninety-four, and the terms of Police Judges elected in November, eighteen hundred and ninety-three, shall begin September first, eighteen hundred and ninety-four, and continue until the November election, eighteen hundred and ninety-seven, and until their successors are elected and qualified.

Sec. 168. No municipal ordinance shall fix a penalty for a violation thereof at less than that imposed by statute for the same offense. A conviction or acquittal under

either shall constitute a bar to another prosecution for the same offense.

REVENUE AND TAXATION.

Sec. 169. The fiscal year shall commence on the first day of July in each year, unless otherwise provided by law.

Sec. 170. There shall be exempt from taxation public property used for public purposes; places actually used for religious worship, with the grounds attached thereto and used and appurtenant to the house of worship, not exceeding one-half acre in cities or towns, and not exceeding two acres in the country; places of burial not held for private or corporate profit, institutions of purely public charity, and institutions of education not used or employed for gain by any person or corporation, and the income of which is devoted solely to the cause of education; public libraries, their endowments, and the income of such property as is used exclusively for their maintenance; all parsonages or residences owned by any religious society, and occupied as a home, and for no other purpose, by the minister of any religion, with not exceeding one-half acre of ground in towns and cities and two acres of ground in the country appurtenant thereto; household goods and other personal property of a person with a family, not exceeding two hundred and fifty dollars in value; crops grown in the year in which the assessment is made, and in the hands of the producer; and all laws exempting or commuting property from taxation other than the property above mentioned shall be void. The General Assembly may authorize any incorporated city or town to exempt manufacturing establishments from municipal taxation, for a period not exceeding five years, as an inducement to their location.

Sec. 171. The General Assembly shall provide by law an annual tax, which, with other resources, shall be sufficient to defray the estimated expenses of the Commonwealth for each fiscal year. Taxes shall be levied and collected for public purposes only. They shall be uniform upon all property subject to taxation within the territorial limits of the authority levying the tax; and all taxes shall be levied and collected by general laws.

Sec. 172. All property, not exempted from taxation by this Constitution, shall be assessed for taxation at

its fair cash value, estimated at the price it would bring at a fair voluntary sale; and any officer, or other person authorized to assess values for taxation, who shall commit any willful error in the performance of his duty, shall be deemed guilty of misfeasance, and upon conviction thereof shall forfeit his office, and be otherwise punished as may be provided by law.

Sec. 173. The receiving, directly or indirectly, by any officer of the Commonwealth, or of any county, city or town, or member or officer of the General Assembly, of any interest, profit or perquisites arising from the use or loan of public funds in his hands, or moneys to be raised through his agency for State, city, town, district or county purposes shall be deemed a felony. Said offense shall be punished as may be prescribed by law, a part of which punishment shall be disqualification to hold office.

Sec. 174. All property, whether owned by natural persons or corporations, shall be taxed in proportion to its value, unless exempted by this Constitution; and all corporate property shall pay the same rate of taxation paid by individual property. Nothing in this Constitution shall be construed to prevent the General Assembly from providing for taxation based on income, licenses or franchises.

Sec. 175. The power to tax property shall not be surrendered or suspended by any contract or grant to which the Commonwealth shall be a party.

Sec. 176. The Commonwealth shall not assume the debt of any county, municipal corporation or political subdivision of the State, unless such debt shall have been contracted to defend itself in time of war, to repel invasion or to suppress insurrection.

Sec. 177. The credit of the Commonwealth shall not be given, pledged or loaned to any individual, company, corporation or association, municipality, or political subdivision of the State; nor shall the Commonwealth become an owner or stockholder in, nor make donation to, any company, association or corporation; nor shall the Commonwealth construct a railroad or other highway.

Sec. 178. All laws authorizing the borrowing of money by and on behalf of the Commonwealth, county or other political subdivision of the State, shall specify the pur-

pose for which the money is to be used, and the money so borrowed shall be used for no other purpose.

Sec. 179. The General Assembly shall not authorize any county or subdivision thereof, city, town, or incorporated district, to become a stockholder in any company, association or corporation, or to obtain or appropriate money for, or to loan its credit to, any corporation, association or individual, except for the purpose of constructing or maintaining bridges, turnpike roads, or gravel roads: Provided, If any municipal corporation shall offer to the Commonwealth any property or money for locating or building a Capitol, and the Commonwealth accepts such offer, the corporation may comply with the offer.

Sec. 180. The General Assembly may authorize the counties, cities or towns to levy a poll tax not exceeding one dollar and fifty cents per head. Every act enacted by the general Assembly, and every ordinance and resolution passed by any county, city, town or municipal board or local legislative body, levying a tax, shall specify distinctly the purpose for which said tax is levied, and no tax levied and collected for one purpose shall ever be devoted to another purpose.

Sec. 181. The General Assembly shall not impose taxes for the purposes of any county, city, town or other municipal corporation, but may, by general laws, confer on the proper authorities thereof, respectively, the power to assess and collect such taxes. The General Assembly may, by general laws only, provide for the payment of license fees on franchises, stock used for breeding purposes, the various trades, occupations and professions, or a special or excise tax; and may, by general laws, delegate the power to counties, towns, cities, and other municipal corporations, to impose and collect license fees on stock used for breeding purposes, on franchises, trades, occupations and professions.

Sec. 182. Nothing in this Constitution shall be construed to prevent the General Assembly from providing by law how railroads and railroad property shall be assessed and how taxes thereon shall be collected. And until otherwise provided, the present law on said subject shall remain in force.

EDUCATION.

Sec. 183. The General Assembly shall, by appropriate legislation, provide for an efficient system of common schools throughout the State.

Sec. 184. The bond of the Commonwealth issued in favor of the Board of Education for the sum of one million three hundred and twenty-seven thousand dollars shall constitute one bond of the Commonwealth in favor of the Board of Education, and this bond and the seventy-three thousand five hundred dollars of the stock in the Bank of Kentucky, held by the Board of Education, and its proceeds, shall be held inviolate for the purpose of sustaining the system of common schools. The interest and dividends of said fund, together with any sum which may be produced by taxation or otherwise for purposes of common school education, shall be appropriated to the common schools, and to no other purpose. No sum shall be raised or collected for education other than in common schools until the question of taxation is submitted to the legal voters, and the majority of the votes cast at said election shall be in favor of such taxation: Provided, The tax now imposed for educational purposes and for the endowment and maintenance of the Agricultural and Mechanical College, shall remain until changed by law.

Sec. 185. The General Assembly shall make provision, by law, for the payment of the interest of said school fund, and may provide for the sale of the stock in the Bank of Kentucky; and in case of a sale of all or any part of said stock, the proceeds of sale shall be invested by the Sinking Fund Commission in other good interest-bearing stocks or bonds, which shall be subject to sale and reinvestment, from time to time, in like manner, and with the same restrictions, as provided with reference to the sale of the said stock in the Bank of Kentucky.

Sec. 186. Each county in the Commonwealth shall be entitled to its proportion of the school fund on its census of pupil children for each school year; and if the pro rata share of any school district be not called for after the second school year, it shall be covered into the treasury and be placed to the credit of the school fund for general apportionment the following school year. The surplus now due the several counties shall remain a perpetual

obligation against the Commonwealth for the benefit of said respective counties, for which the Commonwealth shall execute its bond, bearing interest at the rate of six per centum per annum, payable annually to the counties respectively entitled to the same, and in the proportion to which they are entitled, to be used exclusively in aid of common schools.

Sec. 187. In distributing the school fund no distinction shall be made on account of race or color, and separate schools for white and colored children shall be maintained.

Sec. 188. So much of any moneys as may be received by the Commonwealth from the United States under a recent act of Congress refunding the direct tax shall become a part of the school fund, and be held as provided in section one hundred and eighty-four; but the General Assembly may authorize the use, by the Commonwealth, of the moneys so received or any part thereof, in which event a bond shall be executed to the Board of Education for the amount so used, which bond shall be held on the same terms and conditions, and subject to the provisions of section one hundred and eighty-four, concerning the bond therein referred to.

Sec. 189. No portion of any fund or tax now existing, or that may hereafter be raised or levied for educational purposes, shall be appropriated to, or used, by or in aid of any church, sectarian or denominational school.

CORPORATIONS.

Sec. 190. No corporation in existence at the time of the adoption of this Constitution shall have the benefit of future legislation without first filing in the office of the Secretary of State an acceptance of the provisions of this Constitution.

Sec. 191. All existing charters or grants of special or exclusive privileges, under which a bona fide organization shall not have taken place, and business been commenced in good faith at the time of the adoption of this Constitution, shall thereafter be void and of no effect.

Sec. 192. No corporation shall engage in business other than that expressly authorized by its charter, or the law under which it may have been or hereafter may be organized, nor shall it hold any real estate, except

such as may be proper and necessary for carrying on its legitimate business, for a longer period than five years, under penalty of escheat.

Sec. 193. No corporation shall issue stock or bonds except for an equivalent in money paid or labor done, or property actually received and applied to the purposes for which such corporation was created, and neither labor nor property shall be received in payment of stock or bonds at a greater value than the market price at the time said labor was done or property delivered, and all fictitious increase of stock or indebtedness shall be void.

Sec. 194. All corporations formed under the laws of this State, or carrying on business in this State, shall, at all times, have one or more known places of business in this State, and an authorized agent or agents there, upon whom process may be executed, and the General Assembly shall enact laws to carry into effect the provisions of this section.

Sec. 195. The Commonwealth, in the exercise of the right of eminent domain, shall have and retain the same powers to take the property and franchises of incorporated companies for public use which it has and retains to take the property of individuals, and the exercise of the police powers of this Commonwealth shall never be abridged nor so construed as to permit corporations to conduct their business in such manner as to infringe upon the equal rights of individuals.

Sec. 196. Transportation of freight and passengers by railroad, steamboat or other common carrier, shall be so regulated, by general law, as to prevent unjust discrimination. No common carrier shall be permitted to contract for relief from its common law liability.

Sec. 197. No railroad, steamboat or other common carrier, under heavy penalty to be fixed by the General Assembly, shall give a free pass or passes, or shall, at reduced rates not common to the public, sell tickets for transportation to any State, district, city, town or county officer, or member of the General Assembly, or Judge; and any State, district, city, town or county officer, or member of the General Assembly, or Judge, who shall accept or use a free pass or passes, or shall receive or use tickets or transportation at reduced rates not common to the public, shall forfeit his office. It shall be the duty

of the General Assembly to enact laws to enforce the provisions of this section.

Sec. 198. It shall be the duty of the General Assembly from time to time, as necessity may require, to enact such laws as may be necessary to prevent all trusts, pools, combinations or other organizations, from combining to depreciate below its real value any article, or to enhance the cost of any article above its real value.

Sec. 199. Any association or corporation, or the lessees or managers thereof, organized for the purpose, or any individual, shall have the right to construct and maintain lines of telegraph within this State, and to connect the same with other lines, and said companies shall receive and transmit each other's messages without unreasonable delay or discrimination, and all such companies are hereby declared to be common carriers and subject to legislative control. Telephone companies operating exchanges in different towns or cities, or other public stations, shall receive and transmit each other's messages without unreasonable delay or discrimination. The General Assembly shall, by general laws of uniform operation, provide reasonable regulations to give full effect to this section. Nothing herein shall be construed to interfere with the rights of cities or towns to arrange and control their streets and alleys, and to designate the places at which, and the manner in which, the wires of such companies shall be erected or laid within the limits of such city or town.

Sec. 200. If any railroad, telegraph, express, or other corporation, organized under the laws of this Commonwealth, shall consolidate by sale or otherwise, with any railroad, telegraph, express or other corporation organized under the laws of any other State, the same shall not thereby become a foreign corporation, but the courts of this Commonwealth shall retain jurisdiction over that part of the corporate property within the limits of this State in all matters which may arise, as if said consolidation had not taken place.

Sec. 201. No railroad, telegraph, telephone, bridge or common carrier company shall consolidate its capital stock, franchises or property, or pool its earnings, in whole or in part, with any other railroad, telegraph, telephone, bridge or common carrier company, owning a parallel or competing line or structure, or acquire by purchase, lease,

or otherwise, any parallel or competing line or structure, or operate the same; nor shall any railroad company or other common carrier combine or make any contract with the owners of any vessel that leaves or makes port in this State, or with any common carrier, by which combination or contract the earnings of one doing the carrying are to be shared by the other not doing the carrying.

Sec. 202. No corporation organized outside the limits of this State shall be allowed to transact business within the State on more favorable conditions than are prescribed by law to similar corporations organized under the laws of this Commonwealth.

Sec. 203. No corporation shall lease or alienate any franchise so as to relieve the franchise or property held thereunder from the liabilities of the lessor or grantor, lessee or grantee, contracted or incurred in the operation, use or enjoyment of such franchise, of any of its privileges.

Sec. 204. Any President, Director, Manager, Cashier or other officer of any banking institution or association for the deposit or loan of money, or any individual banker, who shall receive or assent to the receiving of deposits after he shall have knowledge of the fact that such banking institution or association or individual banker is insolvent, shall be individually responsible for such deposits so received, and shall be guilty of felony and subject to such punishment as shall be prescribed by law.

Sec. 205. The General Assembly shall, by general laws, provide for the revocation or forfeiture of the charters of all corporations guilty of abuse or misuse of their corporate powers, privileges or franchises, or whenever said corporations become detrimental to the interest and welfare of the Commonwealth or its citizens.

Sec. 206. All elevators or storehouses, where grain or other property is stored for a compensation, whether the property stored be kept separate or not, are declared to be public warehouses, subject to legislative control, and the General Assembly shall enact laws for the inspection of grain, tobacco and other produce, and for the protection of producers, shippers and receivers of grain, tobacco and other produce.

Sec. 207. In all elections for directors or managers of any corporation, each shareholder shall have the right to cast as many votes in the aggregate as he shall be entitled to vote in said company under its charter, multiplied by

the number of directors or managers to be elected at such election; and each shareholder may cast the whole number of votes, either in person or by proxy, for one candidate, or distribute such votes among two or more candidates, and such directors or managers shall not be elected in any other manner.

Sec. 208. The word corporation as used in this Constitution shall embrace joint stock companies and associations.

RAILROADS AND COMMERCE.

Sec. 209. A commission is hereby established, to be known as "The Railroad Commission," which shall be composed of three Commissioners. During the session of the General Assembly which convenes in December, eighteen hundred and ninety-one, and before the first day of June, eighteen hundred and ninety-two, the Governor shall appoint, by and with the advice and consent of the Senate, said three Commissioners, one from each Superior Court District as now established, and said appointees shall take their office at the expiration of the terms of the present incumbents. The Commissioners so appointed shall continue in office during the term of the present Governor, and until their successors are elected and qualified. At the regular election in eighteen hundred and ninety-five and every four years thereafter the Commissioners shall be elected, one in each Superior Court District, by the qualified voters thereof, at the same time and for the same term as the Governor. No person shall be eligible to said office unless he be, at the time of his election, at least thirty years of age, a citizen of Kentucky two years, and a resident of the district from which he is chosen one year, next preceding his election. Any vacancy in this office shall be filled as provided in section one hundred and fifty-two of this Constitution. The General Assembly may from time to time change said districts so as to equalize the population thereof; and may, if deemed expedient, require that the Commissioners be all elected by the qualified voters of the State at large. And if so required, one Commissioner shall be from each District. No person in the service of any railroad or common carrier company or corporation, or of any firm or association conducting business as a common carrier, or in anywise pecuniarily interested in such

company, corporation, firm or association, or in the railroad business, or as a common carrier, shall hold such office. The powers and duties of the Railroad Commissioners shall be regulated by law; and until otherwise provided by law, the Commission so created shall have the same powers and jurisdiction, perform the same duties, be subject to the same regulations, and receive the same compensation, as now conferred, prescribed and allowed by law to the existing Railroad Commissioners. The General Assembly may, for cause, address any of said Commissioners out of office by similar proceedings as in the case of Judges of the Court of Appeals; and the General Assembly shall enact laws to prevent the nonfeasance and misfeasance in office of said Commissioners, and to impose proper penalties therefor.

Sec. 210. No corporation engaged in the business of common carrier shall, directly or indirectly, own, manage, operate, or engage in any other business than that of a common carrier, or hold, own, lease or acquire, directly or indirectly, mines, factories or timber, except such as shall be necessary to carry on its business, and the General Assembly shall enact laws to give effect to the provisions of this section.

Sec. 211. No railroad corporation organized under the laws of any other State or of the United States, and doing business, or proposing to do business, in this State, shall be entitled to the benefit of the right of eminent domain or have power to acquire the right of way or real estate for depot or other uses, until it shall have become a body corporate pursuant to and in accordance with the laws of this Commonwealth.

Sec. 212. The rolling stock and other movable property belonging to any railroad corporation or company in this State shall be considered personal property, and shall be liable to execution and sale in the same manner as the personal property of individuals. The earnings of any railroad company or corporation, and choses in action, money and personal property of all kinds belonging to it, in the hands, or under control, of any officer, agent or employe of such corporation or company, shall be subject to process of attachment to the same extent and in the same manner, as like property of individuals when in the hands or under the control of other persons. Any such earnings, choses in action, money or other per-

sonal property may be subjected to the payment of any judgment against such corporation or company, in the same manner and to the same extent as such property of individuals in the hands of third persons.

Sec. 213. All railroad, transfer, belt lines and railway bridge companies, organized under the laws of Kentucky, or operating, maintaining or controlling any railroad, transfer, belt lines or bridges, or doing a railway business in this State, shall receive, transfer, deliver and switch empty or loaded cars, and shall move, transport, receive, load or unload all the freight in car loads or less quantities, coming to or going from any railroad, transfer, belt line, bridge or siding thereon, with equal promptness and dispatch, and without any discrimination as to charges, preference, drawback or rebate in favor of any person, corporation, consignee or consignor, in any matter as to payment, transportation, handling or delivery; and shall so receive, deliver, transfer and transport all freight as above set forth, from and to any point where there is a physical connection between the tracks of said companies. But this section shall not be construed as requiring any such common carrier to allow the use of its tracks for the trains of another engaged in like business.

Sec. 214. No railway, transfer, belt line or railway bridge company shall make any exclusive or preferential contract or arrangement with any individual, association or corporation, for the receipt, transfer, delivery, transportation, handling, care or custody of any freight, or for the conduct of any business as a common carrier.

Sec. 215. All railway, transfer, belt lines or railway bridge companies shall receive, load, unload, transport, haul, deliver and handle freight of the same class for all persons, associations or corporations from and to the same points and upon the same conditions, in the same manner and for the same charges, and for the same method of payment.

Sec. 216. All railway, transfer, belt lines and railway bridge companies shall allow the tracks of each other to unite, intersect and cross at any point where such union, intersection and crossing is reasonable or feasible.

Sec. 217. Any person, association or corporation, willfully or knowingly violating any of the provisions of sections two hundred and thirteen, two hundred and fourteen, two hundred and fifteen, or two hundred and sixteen,

shall, upon conviction by a court of competent jurisdiction, for the first offense be fined two thousand dollars; for the second offense, five thousand dollars, and for the third offense, shall thereupon, ipso facto, forfeit its franchises, privileges or charter rights; and if such delinquent be a foreign corporation, it shall, ipso facto, forfeit its right to do business in this State; and the Attorney-General of the Commonwealth shall forthwith, upon notice of the violation of any of said provisions, institute proceedings to enforce the provisions of the aforesaid sections.

Sec. 218. It shall be unlawful for any person or corporation, owning or operating a railroad in this State, or any common carrier, to charge or receive any greater compensation in the aggregate for the transportation of passengers, or of property of like kind, under substantially similar circumstances and conditions, for a shorter than for a longer distance over the same line, in the same direction, the shorter being included within the longer distance; but this shall not be construed as authorizing any common carrier, or person or corporation, owning or operating a railroad in this State, to receive as great compensation for a shorter as for a longer distance: Provided, That upon application to the Railroad Commission, such common carrier, or person, or corporation owning or operating a railroad in this State, may in special cases, after investigation by the Commission, be authorized to charge less for longer than for shorter distances for the transportation of passengers, or property; and the Commission may, from time to time, prescribe the extent to which such common carrier, or person or corporation, owning or operating a railroad in this State, may be relieved from the operation of this section.

THE MILITIA.

Sec. 219. The militia of the Commonwealth of Kentucky shall consist of all able-bodied male residents of the State between the ages of eighteen and forty-five years, except such persons as may be exempted by the laws of the State or of the United States.

Sec. 220. The General Assembly shall provide for maintaining an organized militia, and may exempt from military service persons having conscientious scruples against bearing arms; but such persons shall pay an equivalent for such exemption.

Sec. 221. The organization, equipment and discipline of the militia shall conform as nearly as practicable to the regulations for the government of the armies of the United States.

Sec. 222. All militia officers whose appointment is not herein otherwise provided for, shall be elected by persons subject to military duty within their respective companies, battalions, regiments or other commands, under such rules and regulations and for such terms, not exceeding four years, as the General Assembly may, from time to time, direct and establish. The Governor shall appoint an Adjutant-General and his other staff officers; the generals and commandants of regiments and battalions shall respectively appoint their staff officers, and the commandants of companies shall, subject to the approval of their regimental or battalion commanders, appoint their non-commissioned officers. The Governor shall have power to fill vacancies that may occur in elective offices by granting commissions which shall expire when such vacancies have been filled according to the provisions of this Constitution.

Sec. 223. The General Assembly shall provide for the safekeeping of the public arms, militia records, relics and banners of the Commonwealth of Kentucky.

GENERAL PROVISIONS.

Sec. 224. The General Assembly shall provide by a general law what officers shall execute bond for the faithful discharge of their duties, and fix the liability therein.

Sec. 225. No armed person or bodies of men shall be brought into this State for the preservation of the peace or the suppression of domestic violence, except upon the application of the General Assembly or of the Governor when the General Assembly may not be in session.

Sec. 226. Lotteries and gift enterprises are forbidden, and no privileges shall be granted for such purposes, and none shall be exercised, and no schemes for similar purposes shall be allowed. The General Assembly shall enforce this section by proper penalties. All lottery privileges or charters heretofore granted are revoked.

Sec. 227. Judges of the County Court, Justices of

the Peace, Sheriffs, Coroners, Surveyors, Jailers, Assessors, County Attorneys and Constables shall be subject to indictment or prosecution for misfeasance of malfeasance in office, or willful neglect in discharge of official duties, in such mode as may be prescribed by law; and upon conviction, his office shall become vacant, but such officer shall have the right of appeal to the Court of Appeals.

Sec. 228. Members of the General Assembly and all officers, before they enter upon the execution of the duties of their respective offices, and all members of the bar, before they enter upon the practice of their profession, shall take the following oath or affirmation: I do solemnly swear (or affirm, as the case may be) that I will support the Constitution of the United States and the Constitution of this Commonwealth, and be faithful and true to the Commonwealth of Kentucky so long as I continue a citizen thereof, and that I will faithfully execute, to the best of my ability, the office of ——— according to law; and I do further solemnly swear (or affirm) that since the adoption of the present Constitution, I, being a citizen of this State, have not fought a duel with deadly weapons within the State nor out of it, nor have I sent or accepted a challenge to fight a duel with deadly weapons, nor have I acted as second in carrying a challenge, nor aided or assisted any person thus offending, so help me God.

Sec. 229. Treason against the Commonwealth shall consist only in levying war against it, or in adhering to its enemies giving them aid and comfort. No person shall be convicted of treason except on the testimony of two witnesses to the same overt act, or his own confession in open court.

Sec. 230. No money shall be drawn from the State Treasury, except in pursuance of appropriations made by law; and a regular statement and account of the receipts and expenditures of all public money shall be published annually.

Sec. 231. The General Assembly may, by law, direct in what manner and in what courts suits may be brought against the Commonwealth.

Sec. 232. The manner of administering an oath or affirmation shall be such as is most consistent with the conscience of the deponent, and shall be esteemed by the General Assembly the most solemn appeal to God.

Sec. 233. All laws which, on the first day of June, one thousand seven hundred and ninety-two, were in force in the State of Virginia, and which are of a general nature and not local to that State, and not repugnant to this Constitution, nor to the laws which have been enacted by the General Assembly of this Commonwealth, shall be in force within this State until they shall be altered or repealed by the General Assembly.

Sec. 234. All civil officers for the State at large shall reside within the State, and all district, county, city or town officers shall reside within their respective districts, counties, cities or towns, and shall keep their offices at such places therein as may be required by law.

Sec. 235. The salaries of public officers shall not be changed during the terms for which they were elected; but it shall be the duty of the General Assembly to regulate, by a general law, in what cases and what deductions shall be made for neglect of official duties. This section shall apply to members of the General Assembly also.

Sec. 236. The General Assembly shall, by law, prescribe the time when the several officers authorized or directed by this Constitution to be elected or appointed, shall enter upon the duties of their respective offices, except where the time is fixed by this Constitution.

Sec. 237. No member of Congress, or person holding or exercising an office of trust or profit under the United States, or any of them, or under any foreign power, shall be eligible to hold or exercise any office of trust or profit under this Constitution, or the laws made in pursuance thereof.

Sec. 238. The General Assembly shall direct by law how persons who now are, or may hereafter become, sureties for public officers, may be relieved of or discharged from suretyship.

Sec. 239. Any person who shall, after the adoption of this Constitution, either directly or indirectly, give, accept or knowingly carry a challenge to any person or persons to fight in single combat, with a citizen of this State, with a deadly weapon, either in or out of the State, shall be deprived of the right to hold any office of honor or profit in this Commonwealth; and if said acts, or any of them, be committed within this State, the person or persons so committing them shall be further punished in

such manner as the General Assembly may prescribe by law.

Sec. 240. The Governor shall have power, after five years from the time of the offense, to pardon any person who shall have participated in a duel as principal, second or otherwise, and to restore him to all the rights, privileges and immunities to which he was entitled before such participation. Upon presentation of such pardon the oath prescribed in section two hundred and twenty-eight shall be varied to suit the case.

Sec. 241. Whenever the death of a person shall result from an injury inflicted by negligence or wrongful act, then, in every such case, damages may be recovered for such death, from the corporations and persons so causing the same. Until otherwise provided by law, the action to recover such damages shall in all cases be prosecuted by the personal representative of the deceased person. The General Assembly may provide how the recovery shall go and to whom belong; and until such provision is made the same shall form part of the personal estate of the deceased person.

Sec. 242. Municipal and other corporations, and individuals invested with the privilege of taking private property for public use, shall make just compensation for property taken, injured or destroyed by them; which compensation shall be paid before such taking, or paid or secured, at the election of such corporation or individual, before such injury or destruction. The General Assembly shall not deprive any person of an appeal from any preliminary assessment of damages against such corporation or individual made by Commissioners or otherwise; and upon appeal from such preliminary assessment, the amount of such damages shall, in all cases, be determined by a jury, according to the course of the common law.

Sec. 243. The General Assembly shall, by law, fix the minimum ages at which children may be employed in places dangerous to life or health, or injurious to morals; and shall provide adequate penalties for violations of such law.

Sec. 244. All wage-earners in this State employed in factories, mines, workshops, or by corporations, shall be paid for their labor in lawful money. The General Assembly shall prescribe adequate penalties for violation of this section.

Sec. 245. Upon the promulgation of this Constitution, the Governor shall appoint three persons, learned in the law, who shall be Commissioners to revise the statute laws of this Commonwealth, and prepare amendments thereto, to the end that the statute laws shall conform to and effectuate this Constitution. Such revision and amendments shall be laid before the next General Assembly for adoption or rejection, in whole or in part. The said Commissioners shall be allowed ten dollars each per day for their services, and also necessary stationery for the time during which they are actually employed; and upon their certificate the Auditor shall draw his warrant upon the Treasurer. They shall have the power to employ clerical assistants, at a compensation not exceeding ten dollars per day in the aggregate. If the Commissioners, or any of them, shall refuse to act, or a vacancy shall occur, the Governor shall appoint another or others in his or their place.

Sec. 246. No public officer, except the Governor, shall receive more than five thousand dollars per annum, as compensation for official services, independent of the compensation of legally authorized deputies and assistants, which shall be fixed and provided for by law. The General Assembly shall provide for the enforcement of this section by suitable penalties, one of which shall be forfeiture of office by any person violating its provisions.

Sec. 247. The printing and binding of the laws, journals, department reports, and all other public printing and binding, shall be performed under contract, to be given to the lowest responsible bidder, below such maximum and under such regulations as may be prescribed by law. No member of the General Assembly, or officer of the Commonwealth, shall be in any way interested in any such contract; and all such contracts shall be subject to the approval of the Governor.

Sec. 248. A grand jury shall consist of twelve persons, nine of whom concurring, may find an indictment. In civil and misdemeanor cases, in courts inferior to the Circuit Courts, a jury shall consist of six persons. The General Assembly may provide that in any or all trials of civil actions in the Circuit Courts, three-fourths or more of the jurors concurring may return a verdict, which shall have the same force and effect as if rendered by the entire panel. But where a verdict is rendered by a less

number than the whole jury, it shall be signed by all the jurors who agree to it.

Sec. 249. The House of Representatives of the General Assembly shall not elect, appoint, employ or pay for, exceeding one Chief Clerk, one Assistant Clerk, one Enrolling Clerk, one Sergeant-at-Arms, one Door-Keeper, one Janitor, two Cloak-room Keepers and four Pages; and the Senate shall not elect, appoint, employ or pay for, exceeding one Chief Clerk, one Assistant Clerk, one Enrolling Clerk, one Sergeant-at-Arms, one Door-Keeper, one Janitor, one Cloak-room Keeper and three Pages; and the General Assembly shall provide, by general law, for fixing the per diem or salary of all said employes.

Sec. 250. It shall be the duty of the General Assembly to enact such laws as shall be necessary and proper to decide differences by arbitrators, the arbitrators to be appointed by the parties who may choose that summary mode of adjustment.

Sec. 251. No action shall be maintained for possession of any lands lying within this State, where it is necessary for the claimant to rely for his recovery on any grant or patent issued by the Commonwealth of Virginia, or by the Commonwealth of Kentucky prior to the year one thousand eight hundred and twenty, against any person claiming such lands by possession to a well-defined boundary, under a title of record, unless such action shall be instituted within five years after this Constitution shall go into effect, or within five years after the occupant may take possession; but nothing herein shall be construed to affect any right, title or interest in lands acquired by virtue of adverse possession under the laws of this Commonwealth.

Sec. 252. It shall be the duty of the General Assembly to provide by law, as soon as practicable, for the establishment and maintenance of an institution or institutions for the detention, correction, instruction and reformation of all persons under the age of eighteen years, convicted of such felonies and such misdemeanors as may be designated by law. Said institution shall be known as the "House of Reform."

Sec. 253. Persons convicted of felony and sentenced to confinement in the penitentiary shall be confined at labor within the walls of the penitentiary; and the General Assembly shall not have the power to authorize em-

ployment of convicts elsewhere, except upon the public works of the Commonwealth of Kentucky, or when, during pestilence or in case of the destruction of the prison buildings, they cannot be confined in the penitentiary.

Sec. 254. The Commonwealth shall maintain control of the discipline, and provide for all supplies, and for the sanitary condition of the convicts, and the labor only of convicts may be leased.

Sec. 255. The seat of government shall continue in the city of Frankfort, unless removed by a vote of two-thirds of each House of the first General Assembly which convenes after the adoption of this Constitution.

MODE OF REVISION.

Sec. 256. Amendments to this Constitution may be proposed in either House of the General Assembly at a regular session, and if such amendment or amendments shall be agreed to by three-fifths of all the members elected to each House, such proposed amendment or amendments, with the yeas and nays of the members of each House taken thereon, shall be entered in full in their respective journals. Then such proposed amendment or amendments shall be submitted to the voters of the State for their ratification or rejection at the next general election for members of the House of Representatives, the vote to be taken thereon in such manner as the General Assembly may provide, and to be certified by the officers of election to the Secretary of State in such manner as shall be provided by law, which vote shall be compared and certified by the same board authorized by law to compare the polls and give certificates of election to officers for the State at large. If it shall appear that a majority of the votes cast for and against an amendment at said election was for the amendment, then the same shall become a part of the Constitution of this Commonwealth, and shall be so proclaimed by the Governor, and published in such manner as the General Assembly may direct. Said amendments shall not be submitted at an election which occurs less than ninety days from the final passage of such proposed amendment or amendments. Not more than two amendments shall be voted upon at any one time. Nor shall the same amendment be again submitted within five years after submission. Said amend-

ments shall be so submitted as to allow a separate vote on each, and no amendment shall relate to more than one subject. But no amendment shall be proposed by the first General Assembly which convenes after the adoption of this Constitution. The approval of the Governor shall not be necessary to any bill, order, resolution or vote of the General Assembly, proposing an amendment or amendments to this Constitution.

Sec. 257. Before an amendment shall be submitted to a vote, the Secretary of State shall cause such proposed amendment, and the time that the same is to be voted upon, to be published at least ninety days before the vote is to be taken thereon in such manner as may be prescribed by law.

Sec. 258. When a majority of all the members elected to each House of the General Assembly shall concur, by a yea and nay vote, to be entered upon their respective journals, in enacting a law to take the sense of the people of the State as to the necessity and expediency of calling a convention for the purpose of revising or amending this Constitution, and such amendments as may have been made to the same, such law shall be spread upon their respective journals. If the next General Assembly shall, in like manner, concur in such law, it shall provide for having a poll opened in each voting precinct in this State by the officers provided by law for holding general elections at the next ensuing regular election to be held for State officers or members of the House of Representatives, which does not occur within ninety days from the final passage of such law, at which time and places the votes of the qualified voters shall be taken for and against calling the convention, in the same manner provided by law for taking votes in other State elections. The vote for and against said proposition shall be certified to the Secretary of State by the same officers and in the same manner as in State elections. If it shall appear that a majority voting on the proposition was for calling a convention, and if the total number of votes cast for the calling of the convention is equal to one-fourth of the number of qualified voters who voted at the last preceding general election in this State, the Secretary of State shall certify the same to the General Assembly at its next regular session, at which session a law shall be enacted calling a convention to readopt, revise or

amend this Constitution, and such amendments as may have been made thereto.

Sec. 259. The convention shall consist of as many delegates as there are members of the House of Representatives; and the delegates shall have the same qualifications and be elected from the same districts as said Representatives.

Sec. 260. Delegates to such convention shall be elected at the next general State election after the passage of the act calling the convention, which does not occur within less than ninety days; and they shall meet within ninety days after their election at the capital of the State, and continue in session until their work is completed.

Sec. 261. The General Assembly, in the act calling the convention, shall provide for comparing the polls and giving certificates of election to the delegates elected, and provide for their compensation.

Sec. 262. The convention, when assembled, shall be the judge of the election and qualification of its members, and shall determine contested elections. But the General Assembly shall, in the act calling the convention, provide for taking testimony in such cases, and for issuing a writ of election in case of a tie.

Sec. 263. Before a vote is taken upon the question of calling a convention, the Secretary of State shall cause notice of the election to be published in such manner as may be provided by the act directing said vote to be taken.

SCHEDULE.

That no inconvenience may arise from the alterations and amendments made in this Constitution, and in order to carry the same into complete operation, it is hereby declared and ordained:

First: That all laws of this Commonwealth in force at the time of the adoption of this Constitution, not inconsistent therewith, shall remain in full force until altered or repealed by the General Assembly; and all rights, actions, prosecutions, claims and contracts of the State, counties, individuals or bodies corporate, not inconsistent therewith, shall continue as valid as if this Constitution had not been adopted. The provisions of all laws which are inconsistent with this Constitution shall cease upon its

adoption, except that all laws which are inconsistent with such provisions as require legislation to enforce them shall remain in force until such legislation is had, but not longer than six years after the adoption of this Constitution, unless sooner amended or repealed by the General Assembly.

Second: That all recognizances, obligations and all other instruments entered into or executed before the adoption of this Constitution, to the State, or to any city, town, county or subdivision thereof, and all fines, taxes, penalties and forfeitures due or owing to this State, or to any city, town, county or subdivision thereof; and all writs, prosecutions, actions and causes of action, except as otherwise herein provided, shall continue and remain unaffected by the adoption of this Constitution. And all indictments which shall have been found, or may hereafter be found, for any crime or offense committed before this Constitution takes effect, may be prosecuted as if no change had taken place, except as otherwise provided in this Constitution.

Third: All Circuit, Chancery, Criminal Law and Equity Law, and Common Pleas Courts, as now constituted and organized by law, shall continue with their respective jurisdictions until the Judges of the Circuit Courts provided for in this Constitution shall have been elected and qualified, and shall then cease and determine; and the causes, actions and proceedings then pending in said first named courts, which are discontinued by this Constitution, shall be transferred to, and tried by, the Circuit Courts in the counties, respectively, in which said causes, actions and proceedings are pending.

Fourth: The Treasurer, Attorney-General, Auditor of Public Accounts, Superintendent of Public Instruction, and Register of the Land Office, elected in eighteen hundred and ninety-one, shall hold their offices until the first Monday in January, eighteen hundred and ninety-six, and until the election and qualification of their successors. The Governor and Lieutenant Governor elected in eighteen hundred and ninety-one shall hold their offices until the sixth Tuesday after the first Monday in November, eighteen hundred and ninety-five, and until their successors are elected and qualified. The Governor and Treasurer elected in eighteen hundred and ninety-one shall be ineligible to the succeeding term. The Governor elected

in eighteen hundred and ninety-one may appoint a Secretary of State and a Commissioner of Agriculture, Labor and Statistics, as now provided, who shall hold their offices until their successors are elected and qualified, unless sooner removed by the Governor. The official bond of the present Treasurer shall be renewed at the expiration of two years from the time of his qualification.

Fifth: All officers who may be in office at the adoption of this Constitution, or who may be elected before the election of their successors, as provided in this Constitution, shall hold their respective offices until their successors are elected or appointed and qualified as provided in this Constitution.

Sixth: The quarterly courts created by this Constitution shall be the successors of the present statutory Quarterly Courts in the several counties of this State; and all suits, proceedings, prosecutions, records and judgments now pending or being in said last named courts shall, after the adoption of this Constitution, be transferred to the Quarterly Courts created by this Constitution, and shall proceed as though the same had been therein instituted.

ORDINANCE.

We, the representatives of the people of Kentucky, in Convention assembled, in their name and by their authority and in virtue of the power vested in us as Delegates from the counties and districts respectively affixed to our names, do ordain and proclaim the foregoing to be the Constitution of the Commonwealth of Kentucky from and after this date.

Done at Frankfort this twenty-eighth day of September, in the year of our Lord one thousand eight hundred and ninety-one, and in the one hundredth year of the Commonwealth.

AMENDMENTS TO CONSTITUTION.

Amendment No. 1.

As amended by Act, 1902, and adopted by vote of the people.

Sec. 181. The General Assembly shall not impose taxes for the purpose of any county, city, town or other municipal corporation, but may by general laws confer on the proper authorities thereof, respectively, the power to assess and collect such taxes. The General Assembly may, by general laws only, provide for the payment of license fees on franchises, stock used for breeding purposes, the various trades, occupations and professions, or a special or excise tax; and may, by general laws, delegate the power to counties, towns, cities and other municipal corporations, to impose and collect license fees on stock used for breeding purposes, on franchises, trades, occupations and professions. And the General Assembly may, by general laws only, authorize cities or towns of any class to provide for taxation for municipal purposes on personal property, tangible and intangible, based on the income, licenses or franchises, in lieu of an ad valorem tax thereon: Provided, Cities of the first class shall not be authorized to omit the imposition of an ad valorem tax on such property or any steam railroad, street railway, ferry, bridge, gas, water, heating, telephone, telegraph, electric light or electric power company.

Amendment No. 2.

Sec. 177. (Submitted under Act, 1908, and adopted November election, 1909). The credit of the Commonwealth may be given, pledged or loaned to any county of the Commonwealth for public road purposes, and any county may be permitted to incur an indebtedness in any amount fixed by the county, not in excess of five per centum of the value of the taxable property therein, for public road purposes in said county, provided said additional indebtedness is submitted to the voters of the county for their ratification or rejection at a special election held for said purpose, in such manner as may be provided by law, and when any such indebtedness is incurred by any county, said county may levy, in addition to the tax rate allowed under section 157 of the Constitution of Kentucky, an

amount not exceeding twenty cents on the one hundred dollars of the assessed valuation of said county for the purpose of paying the interest on said indebtedness and providing a sinking fund for the payment of said indebtedness.

Amendment No. 3.

Sec. 171. (Submitted under Act, 1914, and adopted at November election, 1915). The General Assembly shall provide by law an annual tax, which, with other resources, shall be sufficient to defray the estimated expenses of the Commonwealth for each fiscal year. Taxes shall be levied and collected for public purposes only and shall be uniform upon all property of the same class subject to taxation within the territorial limits of the authority levying the tax; and all taxes shall be levied and collected by general laws.

The General Assembly shall have power to divide property into classes and to determine what class or classes of property shall be subject to local taxation. Bonds of the state and of counties, municipalities, taxing and school districts shall not be subject to taxation.

Any law passed or enacted by the General Assembly pursuant to the provisions of or under this amendment, or amended section of the Constitution, classifying property and providing a lower rate of taxation on personal property, tangible or intangible, than upon real estate, shall be subject to the referendum power of the people, which is hereby declared to exist to apply only to this section, or amended section. The referendum may be demanded by the people against one or more items, sections, or parts of any act enacted pursuant to or under the power granted by this amendment, or amended section. The referendum petition shall be filed with the Secretary of State not more than four months after the final adjournment of the Legislative Assembly which passed the bill on which the referendum is demanded. The veto power of the Governor shall not extend to measures referred to the people under this section. All elections on measures referred to the people under this act shall be at the regular general election, except when the Legislative Assembly shall order a special election. Any measure referred to the people shall take effect and become a law when it is approved by the majority of the

votes cast thereon, and not otherwise. The whole number of votes cast for the candidate for Governor at the regular election, last preceding the filing of any petition, shall be the basis upon which the legal voters necessary to sign such petition shall be counted. The power of the referendum shall be ordered by the Legislative Assembly at any time any acts or bills are enacted, pursuant to the power granted under this section or amended section, prior to the year of one thousand nine hundred and seventeen. After that time the power of the referendum may be ordered either by the petition signed by five per cent. of the legal voters or by the Legislative Assembly at the time said acts or bills are enacted. The General Assembly enacting the bill shall provide a way by which the act shall be submitted to the people. The filing of a referendum petition against one or more items, sections or parts of an act, shall not delay the remainder of that act from becoming operative.

Amendment No. 4.

Sec. 253. (Submitted under Act 1914, and adopted at November election, 1915). That the Commonwealth of Kentucky may use and employ outside of the walls of the penitentiaries in such manner and means as may be provided by law, persons convicted of felony and sentenced to confinement in the penitentiary for the purpose of constructing or reconstructing and maintaining public roads and public bridges or for the purpose of making and preparing material for public roads and bridges, and that the Commonwealth of Kentucky may, by the use and employment of convict labor outside of the walls of the penitentiary, by other ways or means, as may be provided by law, aid the counties for road and bridge purposes, work on the State farm or farms.

Amendment No. 5.

Sec. 201. (Submitted under Act 1916, and adopted at November election, 1917). No railroad, telegraph, telephone, bridge or common carrier company shall consolidate its capital stock, franchises, or property, or pool its earnings, in whole or in part, with any other railroad, telegraph, telephone, bridge or common carrier company owning a parallel or competing line or structure, or acquire by purchase, lease or otherwise, any parallel or

competing line or structure, or operate the same; nor shall any railroad company or other common carrier combine or make any contract with the owners of any vessel that leaves or makes port in this state, or with any common carrier, by which combination or contract the earnings of one doing the carrying are to be shared by the other not doing the carrying: Provided, however, That telephone companies may acquire by purchase or lease, or otherwise, and operate, parallel or competing exchanges, lines and structures, and the property of other telephone companies, if the Railroad Commission or such other State commission as may have jurisdiction over such matters shall first consent thereto, and if, further, each municipality wherein such property or any part thereof is located shall also first consent thereto as to the property within its limits, but under any such acquisition and operation toll line connections with the property so acquired shall be continued and maintained under an agreement between the purchasing company and the toll line companies then furnishing such service, and in the event they are unable to agree as to the terms of such an agreement the Railroad Commission or such other State commission as may have jurisdiction over such matters, shall fix the term of such agreement.

Amendment No. 6.

Sec. 227. (Submitted under Act 1918, and adopted November election, 1919.) Judges of the County Court, Justices of the Peace, Sheriffs, Coroners, Surveyors, Jailers, Assessors, County Attorneys and Constables shall be subject to indictment or prosecution for misfeasance or malfeasance in office, or willful neglect in discharge of official duties, in such mode as shall be prescribed by law, and upon conviction his office shall become vacant, but such officer shall have the right to appeal to the Court of Appeals. Provided, also, that the General Assembly may, in addition to the indictment or prosecution above provided, by general law, provide other manner, method or mode for the vacation of office, or the removal from office of any sheriff, jailer, constable or peace officer for neglect of duty, and may provide the method, manner or mode of reinstatement of such officers.

Afendment No. 7.

(Submitted under Act of 1918, and adopted November election 1919.) „

After June 30, 1920, the manufacture, sale or transportation of spirituous, vinous, malt or other intoxicating liquors, except for sacramental, medical, scientific or mechanical purposes, in the Commonwealth of Kentucky, is hereby prohibited. All sections or parts thereof of the Constitution, insofar as they may be inconsistent with this Section are hereby repealed and nullified. The General Assembly shall enforce this section by appropriate legislation.

OFFICIAL MANUAL

GOVERNORS

Isaac Shelby	June 4, 1792	John L. Helm	
James Garrard	June 7, 1796	(a)	Sept. (5d) '67
James Garrard	June 1, 1800	Jno. W. Stevenson	
Christopher Green-		(f)	Sept. 1867-71
up	June 1, 1804	Preston H. Leslie	
Chas. Scott	June 1, 1808	(g)	Sept. 1871-75
Isaac Shelby	June 1, 1812	Jas. B. McCreary	Sept. 1875-79
Geo. Madison (a)	June 1, 1816	Luke P. Blackburn	
Gabriel Slaughter		Sept. 1879-83	
(b)	June 1, 1819	J. Proctor Knott	Sept. 1883-87
John Adair	June 1, 1820	Simon B. Buckner	
Joseph Desha	June 1, 1824	Sept. 1887-91	
Thos. Metcalfe	June 1, 1828	Jno. Young Brown	
John Breathitt		Sept. 1891-95	
(a)	June 1, 1832	Wm. O. Bradley	Dec. 1895-99
James T. Morehead		Wm. S. Taylor (h)	
(c)	June 1, 1834	Dec., 1899, Jan. 31, 1900	
James Clark (a)	June 1, 1836	Wm. Goebel (i)	
Charles A. Wickliffe		Jan. 31, 1900, Feb. 3, 1900	
(d)	June 1, 1839	J. C. W. Beckham	
Robt. F. Letcher	June 1, 1840	Feb. 3, 1900, Dec., 1903	
Wm Owsley	June 1, 1844	J. C. W. Beckham	
John J. Crittenden		Dec. 8, 1903, Dec., 1907	
(e)	June 1, 1848	Augustus E. Willson	
John L. Helm	June 1, 1850	Dec. 10, 1907, Dec., 1911	
Lazarus W. Powell		Jas. B. McCreary	
Sept. 1851-55		Dec. 12, 1911, to Dec., 1915	
Chas. S. Morehead		Augustus O. Stanley	
Sept. 1855-59		Dec. 7, 1915, to May, 1919	
Beriah Magoffin	Sept. 1859-62	James D. Black	
Jas. F. Robinson	Sept. 1862-63	May 19, 1919, to Dec. 9, 1919	
Thomas E. Bram-		Edwin P. Morrow	
lette	Sept. 1863-67	Dec. 9, 1919, to Dec., 1923	

(a) Died in office.

(b) The fifth Lieutenant-Governor. Gabriel Slaughter became Governor October 21, 1816, upon the death of Governor George Madison and did not then preside as Speaker of the Senate. He had been the third Lieutenant-Governor and presided over the Senate for four years.

(c) James T. Morehead, the ninth Lieutenant-Governor, became Governor, February 22, 1834, after the death of Governor John Breathitt.

(d) The tenth Lieutenant-Governor, Charles A. Wickliffe, became Governor, October 5, 1836, upon the death of Governor James Clark.

(e) Governor John J. Crittenden resigned July 31, 1850, to become U. S. Attorney-General, and Lieutenant-Governor John L. Helm became Governor.

LIEUTENANT-GOVERNORS OF KENTUCKY

*Alexander Scott		Richard T. Jacob	1863-1867
Bullitt	1800-1804	John W. Stevenson	1867-1867
John Caldwell	1804-1808	(Gov. Helm died Sept. 6,	
Gabriel Slaughter	1808-1812	1867, and Lieut.-Gov. Steve-	
Richard Hickman	1812-1816	son became governor.)	
Gabriel Slaughter	1816-1816	Preston H. Leslie,	
(Gov. Madison dying, Lieu-		President pro tem	
tenant-Gov. Slaughter be-		of Senate	1868-1871
came Gov., Oct. 21, 1816.)		John G. Carlisle	1871-1875
William T. Barry	1820-1824	John C. Underwood	1875-1879
Robert B. McAfee	1824-1828	James E. Cantrill	1879-1883
John Breathitt	1828-1832	James R. Hindman	1883-1887
James T. Morehead	1832-1834	James W. Bryan	1887-1891
(Gov. Breathitt dying in		M. C. Alford	1891-1895
office, Lieut.-Gov. Jas. T.		W. J. Worthington	1895-1899
Morehead became Gov., Feb.		John Marshall	1899-1900
21, 1834.)		J. C. W. Beckham, Jan. 31,	
Chas. A. Wickliffe	1836-1839	1900-Feb. 3, 1900.	
(Gov. James Clark dying,		L. H. Carter, Presi-	
Chas. A. Wickliffe became		dent pro tem of	
Governor, Oct. 5, 1839.)		Senate	1900-1902
Manlius V. Thomson	1840-1844	W. P. Thorne	1903-1907
Archibald Dixon	1844-1848	W. H. Cox	1907-1911
John L. Helm	1848-1851	E. J. McMcDermott	1911-1915
John B. Thompson	1851-1855	Jas. D. Black	1915-1919
James G. Hardy	1855-1859	Chas. H. Harriess,	
Linn Boyd	1859-1859	Pres. pro tem	
(Died Dec. 17, 1859.)		Senate, May 19,	
James F. Robinson,		1919 to Dec. 9, 1919.	
President pro tem		S. Thruston Ballard	1913-1923
of Senate	1862-1863		

*Lieutenant-Governor not provided for in Constitution until 1800.

(f) John W. Stevenson, eighteenth Lieutenant-Governor, became Governor upon the death of Governor John L. Helm, September 8, 1867, and never presided over the Senate.

(g) Governor John W. Stevenson resigned February 13, 1871, having been elected to the U. S. Senate, and Preston H. Leslie became Governor.

(h) William Goebel contested the seat of Wm. S. Taylor, and was awarded the certificate on January 31, 1900, by vote of both Houses of the Legislature.

(i) William Goebel was shot from the executive building by an assassin, while walking to the legislative building on January 30, 1900, dying on February 3, 1900. He was declared elected on January 31, 1900, and was sworn in as Governor. Upon his death, J. C. W. Beckham, who was declared elected Lieutenant-Governor with William Goebel, became Governor. He was elected Governor at the November election, 1900, to fill out the unexpired term ending the first Tuesday after the November election, 1903.

CHIEF JUSTICES OF KENTUCKY

Harry Innis	1792	William Lindsay	1878
George Muter	1792	William S. Pryor	1880
Thomas Todd	1806	M. H. Cofer	1881
Felix Grundy	1807	Joseph H. Lewis	1882
Ninian Edwards	1808	Thomas F. Hargis	1884
George M. Bibb	1809	Thomas H. Hines	1885
John Boyle	1810	William S. Pryor	1886
George M. Bibb	1827	Joseph H. Lewis	1887
George Robertson	1829	William H. Holt	1888
E. M. Ewing	1843	Caswell Bennett	1893
Thomas A. Marshall	1847	William S. Pryor	1894
James Simpson	1852	I. M. Quigley	1894
Elijah Hise	1854	William S. Pryor	1895
Thomas A. Marshall	1856	J. H. Lewis	1897
B. Miles Crenshaw	1857	J. H. Hazelrigg	1899
Zachariah Wheat	1858	T. H. Paynter	1901
James Simpson	1860	B. L. D. Guffy	1902
Henry J. Stiles	1862	A. R. Burnam	1903-4
Alvin Duvall	1864	J. P. Hobson	1904-6
Joshua F. Bullitt	1865	E. C. O'Rear	1907-8
William Simpson	1866	W. E. Settle	1908
Thomas A. Marshall	1866	T. J. Nunn	1909
Belvard J. Peters	1868	H. S. Barker	1910
Rufus K. Williams	1870	J. P. Hobson	1912-14
George Robertson	1871	Shackelford Miller	1915-16
William S. Pryor	1872	W. E. Settle	1917-18
Mordecai R. Hardin	1874	John D. Carroll	1919-20
Velvard J. Peters	1876		

ATTORNEY GENERAL

(Appointed by the Governor.)

George Nicholas	Frederick W. S. Grayson
June 15, 1792—Dec. 7, 1792	July 2, 1825, to Dec. 21, 1825
William Murray	J. W. Denny
Dec. 7, 1792, to Dec. 19, 1793	Dec. 21, 1825, to Mar. 14, 1832
John Breckinridge	Chas. S. Morehead
Dec. 19, 1793, to Nov. 3, 1797	Mar. 14, 1832, to Dec. 6, 1838
James Blair	Owen G. Cotes
Nov. 30, 1797, to Sep. 13, 1820	Dec. 6, 1838, to Jan. 17, 1849
Jos. M. White	M. C. Johnson
Oct. 26, 1820, to Nov. 27, 1820	Jan. 17, 1849, to —, 1849
Ben Hardin	James Harlan
Nov. 27, 1820, to June 18, 1821	—, 1849, to —, 1851
Solomon P. Sharp	
June 18, 1821, to July 2, 1825	

(Elected by vote of people.)

James Harlan	1851-1859	R. J. Breckinridge	1901-1902
Andrew M. James	1859-1861	C. J. Pratt	1902-1904
John M. Harlan	1861-1865	N. B. Hays	1904-1908
John Rodman	1865-1875	James Breathitt	1908-1912
Thomas Moss	1875-1879	James Garnett	1912-1915
P. Watt Hardin	1879-1889	M. M. Logan	1916-1917
W. J. Hendricks	1889-1896	Chas. H. Morris	1917-1920
W. S. Taylor	1896-1901	Chas. I. Dawson	1920-1923

UNITED STATES SENATORS

John Brown	1792 to 1805	Archibald Dixon	1852 to 1855
John Edwards	1792 to 1795	John B. Thomp-son	1853 to 1859
Humphrey Marshall	1795 to 1801	Lazarus W. Powell	1859 to 1865
John Breckinridge	1801 to 1805	John C. Breckinridge	1861
John Adair	1805 to 1806	Garrett Daviss	1861 to 1872
John Buckner	1805 to 1809	James Guthrie	1865 to 1868
Thurston	1805 to 1809	T. C. McCreary	1868 to 1871
Henry Clay	1806 to 1807	John W. Steven-son	1871 to 1877
John Pope	1807 to 1813	Willis B. Machen	1873 to 1875
Geo. M. Bibb	1811 to 1814	James B. Beck	1877 to 1890
Jesse Bledsoe	1813 to 1815	John S. Williams	1879 to 1885
George Walker	1814 to 1815	J. C. S. Black-burn	1886 to 1897
Wm. T. Barry	1815 to 1816	*John Griffin Car-lisle	1890 to 1893
Isham Talbot	1815 to 1819	Wm. Lindsay	1893 to 1895
Martin D. Hardin	1816 to 1817	W. J. Deboe	1895 to 1901
Jno. J. Crittenden	1817 to 1819	J. C. S. Black-burn	1897 to 1903
Wm. Logan	1819 to 1820	Jas. B. McCreary	1903 to 1909
R. M. Johnson	1820 to 1829	Thos. H. Paynter	1907 to 1913
John Rowan	1825 to 1831	W. O. Bradley	1909 to 1915
Jas. T. Morehead	1841 to 1847	Ollie M. James	1913 to 1918
Joseph R. Underwood	1847 to 1853	J. N. Camden	1915
Thomas Metcalfe	1848 to 1849	J. C. W. Beckham	1915 to 1921
David Meriwether	1852 to 1853	Geo. Martin	1918
		A. O. Stanley	1919 to 1924

*Resigned to accept appointment as Secretary of the Treasury of the United States, March, 1893.

SPEAKERS KENTUCKY HOUSE

Robert Breckinridge	1792 to 1795	Martin D. Hardin	1819
Edmund Bullock	1796 to 1798	George C. Simpson	1820 to 1821
John Breckinridge	1799 to 1801	Rich C. Anderson	1822
John Adair	1802 to 1803	Geo. Robertson	1823, 1825, 1826
Wm. Logan	1804 to 1806	Robert J. Wood	1824
Henry Clay	1807	John Speed Smith	1827
Wm. Logan	1808 to 1809	Tunstall Quarles	1828
John Simpson	1810 to 1811	John J. Crittenden	1829 to 1832
Jos. H. Hawkins	1812 to 1813	Rich B. New	1833
Wm. T. Barry	1814	Charles A. Wickliffe	1834
John J. Crittenden	1815 to 1816	J. L. Helm	1835, 1836, 1839, 1842-3
Joseph C. Breckinridge	1817 to 1818	Robt. P. Letcher	1837 to 1838
		C. S. Morehead	1840, 1841, 1844
		Joseph R. Underwood	1845

Leslie Combs	1846	Charles Offutt	1885 to 1887
James F. Buckner	1847	Ben Johnson	1887 to 1889
Gwyn Page	1848	Harvey Meyers	1889 to 1891
Thos. W. Riley	1849	Wm. M. Moore	1891 to 1893
Geo. W. Johnson	1850	A. J. Carroll	1893 to 1895
Geo. Robertson	1851	Chas. Blanford	1896 to 1898
Chas. G. Wintersmith	1853	J. C. W. Beckham	1898 to 1900
John B. Huston	1855	South Trimble	1900 to 1902
Daniel P. White	1857	Gerald T. Finn	1902 to 1904
David Meriwether	1859	Eli H. Brown, Jr.	1904 to 1906
Rich A. Buckner, Jr.	1861	Henry R. Law- rence	1906 to 1908
Harrison Taylor	1863 to 1867	W. J. Gooch	1908 to 1910
John T. Bunch	1867 to 1871	George Wilson	1910 to 1912
Jas. B. McCreary	1871 to 1875	Claude B. Terrell	1912 to 1915
Wm. J. Stone	1875 to 1877	H. C. Duffy	1916 to 1917
Ed. W. Turner	1877 to 1879	Robt. C. Crowe	1918-1919
Jos. M. Bigger	1879 to 1881	J. F. Bosworth	1920 to 1922
Wm. C. Owens	1881 to 1883		
Charles Offutt	1883 to 1884		

COUNTIES OF KENTUCKY

When Made and From What Counties

Adair, 1801, Green.	Clinton, 1836, Cumberland, Wayne.
Allen, 1815, Barren, Warren.	Crittenden, 1842, Livingston.
Anderson, 1827, Franklin, Mer- cer, Washington.	Cumberland, 1798, Green.
Ballard, 1842, Hickman, Mc- Cracken.	Daviess, 1815, Ohio.
Barren, 1798, Green, Warren.	Edmonson, 1825, Grayson, Hart, Warren.
Bath, 1811, Montgomery.	Elliott, 1869, Carter, Law- rence, Morgan.
Bell, 1867, Harlan, Knox.	Estill, 1808, Clark, Madison.
Boone, 1798, Campbell.	Fayette, 1780, Kentucky.
Bourbon, 1785, Fayette.	Fleming, 1796, Mason.
Boyd, 1860, Carter, Greenup, Lawrence.	Floyd, 1799, Fleming, Mason, Montgomery.
Boyle, 1842, Lincoln, Mercer.	Franklin, 1794, Mercer, Shel- by, Woodford.
Bracken, 1796, Campbell, Ma- son.	Fulton, 1845, Hickman.
Breathitt, 1839, Clay, Estill, Perry.	Gallatin, 1798, Franklin, Shelby.
Breckinridge, 1799, Hardin.	Garrard, 1796, Lincoln, Mad- ison, Mercer.
Bullitt, 1796, Jefferson, Nelson	Grant, 1820, Pendleton.
Butler, 1810, Logan, Ohio.	Graves, 1823, Hickman.
Caldwell, 1809, Livingston.	Grayson, 1810, Hardin, Ohio.
Calloway, 1821, Hickman.	Green, 1792, Lincoln, Nelson.
Campbell, 1794, Harrison, Ma- son, Scott.	Greenup, 1803, Mason.
Carlisle, 1836, Ballard.	Hancock, 1829, Breckinridge, Daviess, Ohio.
Carroll, 1838, Gallatin, Henry, Trimble.	Hardin, 1792, Nelson.
Carter, 1833, Greenup, Law- rence.	Harlan, 1819, Floyd, Knox.
Casey, 1806, Lincoln.	Harrison, 1798, Bourbon, Scott
Christian, 1796, Logan.	Hart, 1819, Hardin, Barren.
Clark, 1791, Fayette, Bourbon.	Henderson, 1798, Christian.
Clay, 1806, Floyd, Knox, Mad- ison.	Henry, 1792, Shelby.

Hickman, 1821, Caldwell, Livingston.
 Hopkins, 1806, Henderson.
 Jackson, 1858, Clay, Estill, Laurel, Madison, Owsley, Rockcastle.
 Jefferson, 1780, Kentucky.
 Jessamine, 1798, Fayette.
 Johnson, 1848, Floyd, Lawrence, Morgan.
 Kenton, 1840, Campbell.
 Knox, 1799, Lincoln.
 Knott, 1884, Floyd, Letcher.
 Larue, 1843, Hardin.
 Laurel, 1825, Clay, Knox, Rockcastle, Whitley.
 Lawrence, 1821, Floyd, Greenup.
 Lee, 1870, Breathitt, Estill, Owsley, Wolfe.
 Leslie, 1878, Clay, Harlan, Perry.
 Letcher, 1842, Harlan, Perry.
 Lewis, 1806, Mason.
 Lincoln, 1780, Kentucky.
 Livingston, 1798, Christian.
 Logan, 1792, Lincoln.
 Lyon, 1854, Caldwell.
 Madison, 1785, Lincoln.
 Magoffin, 1860, Floyd, Johnson, Morgan.
 Marion, 1834, Washington.
 Marshall, 1842, Calloway.
 Martin, 1870, Floyd, Johnson, Lawrence, Pike.
 Mason, 1788, Bourbon.
 McCracken, 1824, Hickman.
 McCreary, 1919, Pulaski, Wayne, Whitley.
 McLean, 1854, Daviess, Muhlenberg, Ohio.
 Meade, 1823, Breckinridge, Hardin.
 Menifee, 1869, Bath, Montgomery, Morgan, Powell, Wolfe.
 Mercer, 1785, Lincoln.
 Metcalfe, 1860, Adair, Barren, Cumberland, Green, Monroe.
 Monroe, 1820, Barren, Cumberland.
 Montgomery, 1796, Clark.

Morgan, 1822, Bath, Floyd.
 Muhlenberg, 1798, Christian, Logan.
 Nelson, 1784, Jefferson.
 Nicholas, 1799, Bourbon, Mason.
 Ohio, 1798, Hardin.
 Oldham, 1823, Henry, Jefferson, Shelby.
 Owen, 1819, Franklin, Gallatin, Scott.
 Owsley, 1843, Breathitt, Clay, Estill.
 Pendleton, 1798, Bracken, Campbell.
 Perry, 1820, Clay, Floyd.
 Pike, 1821, Floyd.
 Powell, 1852, Clark, Estill, Montgomery.
 Pulaski, 1798, Green, Lincoln.
 Robertson, 1867, Bracken, Harrison, Mason, Nicholas.
 Rockcastle, 1810, Knox, Lincoln, Madison, Pulaski.
 Rowan, 1856, Fleming, Morgan.
 Russell, 1825, Adair, Cumberland, Wayne.
 Scott, 1792, Woodford.
 Shelby, 1792, Jefferson.
 Simpson, 1819, Christian, Logan.
 Spencer, 1824, Bullitt, Nelson, Shelby.
 Taylor, 1848, Green.
 Todd, 1819, Christian, Logan.
 Trigg, 1820, Caldwell, Christian.
 Trimble, 1837, Gallatin, Henry, Oldham.
 Union, 1811, Henderson.
 Warren, 1796, Logan.
 Washington, 1792, Nelson.
 Wayne, 1800, Cumberland, Pulaski.
 Webster, 1860, Henderson, Hopkins, Union.
 Whitley, 1818, Knox.
 Wolfe, 1860, Breathitt, Morgan, Owsley, Powell.
 Woodford, 1788, Fayette.

POPULATION OF KENTUCKY

Total for 1890	1,853,635
Total for 1900	2,147,174
Total for 1910	2,283,905

**POPULATION OF KENTUCKY BY COUNTIES ACCORDING
TO CENSUS OF 1910**

Adair	16,503	Knox	22,116
Allen	14,882	Larue	10,701
Anderson	10,146	Laurel	19,872
Ballard	12,690	Lawrence	20,067
Barren	25,293	Lee	9,531
Bath	13,988	Leslie	8,976
Bell	28,447	Letcher	10,623
Boone	9,420	Lewis	16,887
Bourbon	17,462	Lincoln	17,897
Boyd	23,444	Livingston	10,627
Boyle	14,668	Logan	24,977
Bracken	10,308	Lyon	9,423
Breathitt	17,540	McCracken	35,064
Breckinridge	21,034	McCreary	
Bullitt	9,487	McLean	13,241
Butler	15,805	Madison	26,951
Caldwell	14,063	Magoffin	13,654
Calloway	19,867	Marion	16,330
Campbell	59,369	Marshall	15,771
Carlisle	9,048	Martin	7,291
Carroll	8,110	Mason	18,611
Carter	21,966	Meade	9,783
Casey	15,479	Menifee	6,153
Christian	38,845	Mercer	14,063
Clark	17,987	Metcalfe	10,453
Clay	17,789	Monroe	13,663
Clinton	8,153	Montgomery	12,868
Crittenden	13,296	Morgan	16,259
Cumberland	9,846	Muhlenberg	28,598
Davless	41,020	Nelson	16,830
Edmonson	10,469	Nicholas	10,601
Elliott	9,814	Ohio	27,642
Estill	12,273	Oldham	7,248
Fayette	47,715	Owen	14,248
Fleming	16,066	Owsley	7,979
Floyd	18,623	Pendleton	11,985
Franklin	21,135	Perry	11,255
Fulton	14,114	Pike	31,679
Gallatin	4,697	Powell	6,268
Garrard	11,894	Pulaski	35,986
Grant	10,581	Robertson	4,121
Graves	33,539	Rockcastle	14,473
Grayson	19,958	Rowan	9,438
Green	11,871	Russell	10,861
Greenup	18,475	Scott	16,956
Hancock	8,512	Shelby	18,041
Hardin	22,696	Simpson	11,460
Harlan	10,566	Spencer	7,567
Harrison	16,873	Taylor	11,961
Hart	18,173	Todd	16,488
Henderson	29,353	Trigg	14,539
Henry	13,716	Trimble	6,512
Hickman	11,750	Union	19,886
Hopkins	34,291	Warren	30,579
Jackson	10,734	Washington	13,940
Jefferson	262,920	Wayne	17,518
Jessamine	12,613	Webster	20,974
Johnson	17,482	Whitley	31,982
Kenton	70,335	Wolfe	9,864
Knott	10,791	Woodford	12,571

KENTUCKY CITIES AND TOWNS CLASSIFIED**(a) FIRST CLASS—**

Louisville.

(b) SECOND CLASS—

Covington.

Lexington.

Newport.

Paducah

(c) THIRD CLASS—

Ashland.

Bowling Green.

Frankfort.

Henderson.

Middlesboro.

Owensboro.

Hopkinsville.

(d) FOURTH CLASS—

Bellevue.

Barbourville.

Catlettsburg.

Carrollton.

Central City.

Corbin.

Cynthiana.

Danville.

Dayton.

Elizabethtown.

Franklin.

Fulton.

Georgetown.

Harlan.

Harrodsburg.

Highlands.

Latonia.

Lawrenceburg.

Lebanon.

London.

Ludlow.

Morganfield.

Madisonville.

Mayfield.

Maysville.

Mount Sterling.

Murray.

Providence.

Nicholasville.

Paris.

Pikeville.

Pineville.

Princeton.

Richmond.

Russellville.

Shelbyville.

Somerset.

Versailles.

Winchester.

(e) FIFTH CLASS—

Augusta.

Bardwell.

Bardstown.

Beattyville.

Berea City.

Burnside.

Cadiz.

Calhoun.

Campbellsville.

Carlisle.

Clay City.

Clifton.

Clinton.

Cloverport.

Columbus.

Clay.

Corydon.

Crab Orchard.

Dawson Springs.

Drakesboro.

Earlington.

Eddyville.

Elkton.

Eminence.

Falmouth.

Flemingsburg.

Glasgow.

Grand Rivers.

Greenville.

Guthrie.

Hartford.

Hawesville.

Hazard.

Hellier.

Hickman.

Houstonville.

Irvine.

Jackson.

Lagrange.

Livermore.

Leitchfield.

Lancaster.

Louisa.

Marion.

Midway.

Millersburg.

Monticello.

Morehead.

Morton's Gap.

Mt. Pleasant.

Oakdale.

Owenton.

Owingsville.

Olive Hill.

Prestonburg.

Russell.

Sebree City.

Scottsville.

Stanford.

South Louisville.
Springfield.
Sturgis.
Tompkinsville.
Uniontown.
Vanceburg.
Warsaw.
West Covington.

Wickliffe.
Williamsburg.

SIXTH CLASS—

All other incorporated cities and towns not above named belong to the sixth class.

- (a) Cities having over 100,000.
- (b) Cities having over 20,000.
- (c) Cities having over 8,000.

- (d) Cities having over 3,000.
- (e) Cities having over 1,000.

APPELLATE DISTRICTS WITH NAMES OF JUDGES.

The Court of Appeals shall consist of seven Judges, to be elected for districts; and the State is divided into seven districts for said purpose, as follows:

1. Ballard, Carlisle, Hickman, Fulton, Graves, McCracken, Calloway, Marshall, Livingston, Lyon, Trigg, Caldwell Crittenden Union, Webster, Hopkins, Muhlenberg and Christian. Judge Gus Thomas.

2. Henderson, McLean, Davless, Hancock, Breckinridge, Ohio, Grayson, Butler, Edmonson, Warren, Allen, Simpson, Logan, Todd, Monroe and Meade. Judge W. E. Settle.

3. Hardin, Bullitt, Nelson, Washington, Marlon, Spencer, Larue, Hart, Green, Taylor, Adair, Metcalf, Barren, Clinton, Wayne, Russell, Casey, Shelby, Oldham, Anderson, Pulaski, and Cumberland. Judge Rollin Hurt.

4. Jefferson. Judge Huston Quin.

5. Henry, Trimble, Carroll, Gallatin, Owen, Scott, Franklin, Bourbon, Fayette, Woodford, Garrard, Boyle, Jessamine, Madison, Mercer, Lincoln, Rockcastle and Jackson. Judge John D. Carroll, Chief Justice.

6. Boone, Campbell, Kenton, Grant, Harrison, Pendleton, Bracken, Robertson, Nicholas, Mason, Fleming, Lewis, Greenup, Carter, Rowan, Bath and Elliott. Judge Ernest Clarke.

7. Clark, Montgomery Powell, Menifee, Bell, Harlan, Leslie, Lee, Breathitt, Perry, Letcher, Knott, Pike, Floyd, Magoffin, Wolfe, Morgan, Lawrence, Boyd, Johnson, Martin, Owsley, Laurel, Clay, Knox, Whitley, Clark, Estill and McCreary. Judge F. D. Sampson.

Terms: Eight years. Salary, \$5,000. Each judge serves as chief justice the last two years of his term.

Commissioner of Appeals—Wm. Rogers Clay.

RAILROAD COMMISSIONERS DISTRICTS

RICHARD TOBIN, Secretary.

SAMUEL COLLINS, Rate Clerk.

MRS. A. E. MILLER, Stenographer.

First District—Counties of Meade, Hardin, Larue, Hart, Metcalfe, Barren, Monroe, Allen, Simpson, Warren, Edmonson, Grayson, Breckinridge, Hancock, Ohio, Butler, Logan, Todd, Muhlenberg, McLean, Daviess, Henderson, Webster, Hopkins, Christian, Trigg, Caldwell, Lyon, Crittenden, Livingston, Union, Marshall, Calloway, Graves, McCracken, Ballard, Hickman, Fulton and Carlisle. Frank N. Burns, (D), Paducah.

Second District—Counties of Gallatin, Owen, Scott, Fayette, Jessamine, Pulaski, Wayne, Clinton, Russell, Casey, Lincoln, Garrard, Boyle, Mercer, Anderson, Woodford, Franklin, Henry, Oldham, Carroll, Trimble, Jefferson, Shelby, Spencer, Bullitt, Nelson, Washington, Marion, Taylor, Green, Adair and Cumberland. J. Sherman Cooper (R), Chairman, Somerset.

Third District—Counties of Boone, Kenton, Grant, Harrison, Bourbon, Clark, Estill, Madison, Jackson, Laurel, Rockcastle, Whitley, Knox, Bell, Harlan, Leslie, Perry, Letcher, Floyd, Pike, Martin, Johnson, Breathitt, Clay, Owsley, Lee, Powell, Montgomery, Bath, Nicholas, Fleming, Robertson, Pendleton, Bracken, Campbell, Lewis, Mason, Greenup, Rowan, Carter, Elliott, Boyd, Lawrence, Morgan, Magoffin, Wolfe, Menifee, McCreary and Knott; E. S. Kash (R), Jackson.

The commissioners receive a salary of \$3,000, except the chairman, who receives \$3,600.



MAP OF KENTUCKY ARRANGED BY CONGRESSIONAL DISTRICTS.

**CONGRESSIONAL DISTRICTS WITH NAMES OF
CONGRESSMEN**

First District—Counties of Ballard, Caldwell, Calloway, Carlisle, Crittenden, Fulton, Graves, Hickman, Livingston, Lyon, Marshall, McCracken and Trigg—A. W. Barkley, Dem., 19,998; W. G. Howard, Rep., 9,947.

Second District—The Counties of Christian, Daviess, Hancock, Henderson, Hopkins, McLean, Union and Webster—D. H. Kincheloe, Dem., 18,749; Ben. T. Robinson, Rep., 13,740.

Third District—The counties of Allen, Barren, Butler, Edmonson, Logan, Metcalfe, Muhlenberg, Simpson, Todd and Warren—R. Y. Thomas, Jr., Dem., 18,032; Bishop S. Huntsman, Rep., 16,443.

Fourth District—Counties of Breckinridge, Butler, Grayson, Green, Hardin, Hart, Larue, Marion, Meade, Nelson, Ohio, Taylor and Washington—Ben Johnson, Dem., 18,834; John P. Haswell, Jr., Rep., 17,075.

Fifth District—The county of Jefferson—Swager Sherley, Dem., 20,703; Charles F. Ogden, Rep., 21,788.

Sixth District—The counties of Boone, Campbell, Carroll, Gallatin, Grant, Kenton, Pendleton and Trimble—A. B. Rouse, Dem., 19,039; Virgil Weaver, Rep., 8,842.

Seventh District—The counties of Bourbon, Clark, Estill, Fayette, Franklin, Henry, Lee, Oldham; Owen, Powell, Scott and Woodford—J. Campbell Cantrill, Dem., 19,612; A. B. Hammond, Rep., 12,590.

Eighth District—The counties of Adair, Anderson, Boyle, Casey, Garrard, Jessamine, Lincoln, Madison, Mercer, Shelby and Spencer—*Harvey Helm, Dem., 15,270; Robert L. Davidson, Rep., 13,673.

Ninth District—The counties of Bath, Bracken, Boyd, Carter, Elliott, Fleming, Greenup, Harrison, Lewis, Lawrence, Mason, Menifee, Morgan, Nicholas, Robertson, Rowan, Wolfe, Montgomery and Breathitt—W. J. Fields, Dem., 21,810; Trumbo Sindegas, Rep., 18,106.

Tenth District—The counties of Floyd, Jackson, Johnson, Knott, Letcher, Martin, Magoffin, Owsley, Pike and Perry—David Hays, Dem., 6,511; John W. Langley, Rep., 13,284.

*Deceased—King Swope (R) of Boyle, elected over Chas. Hardin (D), Mercer, at special election, Aug. 1919.

Eleventh District—The counties of Bell, Clay, Clinton, Cumberland, Harlan, Knox, Laurel, Leslie, McCreary, Monroe, Pulaski, Russell, Rockcastle, Wayne and Whitley—Nat W. Elliott, Dem., 7,666; J. M. Robsion, Rep., 24,730.

INTERNAL REVENUE DISTRICTS.

Elwood Hamilton, Collector, Louisville, Ky. Salary \$5,500
W. F. Grayot, Chief Deputy, Louisville, Ky. Salary, \$3,000

Service Stations:

Paducah, Bowling Green, Owensboro, Covington, Lexington, Danville, Ashland, and Middlesboro.

The Collector has under him a deputy at each service station and a number of deputies, clerks, and storekeeper-gaugers, at salaries ranging from \$1,000 to \$3,000.

CIRCUIT COURTS.

NAMES OF CIRCUIT JUDGES AND COMMONWEALTH ATTORNEYS—DISTRICTS AND COUNTIES COMPOSING TERMS OF COURT.

First District

Judge—Bunk Gardner, Mayfield, Ky.

Commonwealth Attorney—Ben S. Adams, Bardwell, Ky.

Ballard County—At Wickliffe. On the first Monday in January, twelve juridical days; third Monday in April, twelve juridical days; fourth Monday in August, eighteen juridical days.

Carlisle County—At Bardwell. On the third Monday in February, twelve juridical days; first Monday in June, twelve juridical days; first Monday in November, twelve juridical days.

Fulton County—At Hickman, or Fulton, as provided by law, and as the business in court may require. On the third Monday in January, twelve juridical days; first Monday in May, twelve juridical days; third Monday in September, eighteen juridical days.

Graves County—At Mayfield. On the first Monday in March, thirty-six juridical days; third Monday in June, eighteen juridical days; third Monday in November, thirty-six juridical days.

Hickman County—At Clinton. On the first Monday in February, twelve juridical days; third Monday in May, twelve juridical days; second Monday in October, eighteen juridical days.

Second District

Judge—W. M. Reed, Paducah, Ky.

Commonwealth Attorney—Jack E. Fisher, Benton.

McCracken County—At Paducah. On the first Monday in January, criminal term, eighteen juridical days; on the first Monday in February, civil term, forty-two juridical days; on the second Monday in April, criminal term, eighteen juridical days; on the second Monday in May, civil term, thirty-six juridical days; on the fourth Monday in September, criminal term, eighteen juridical days; on the first Monday in November, civil term, thirty-six juridical days.

Marshall County—At Benton. On the fourth Monday in March, twelve juridical days; on the fourth Monday in June, eighteen juridical days; on the third Monday in October, twelve juridical days.

Third District

Judge—Chas. H. Bush, Hopkinsville, Ky.

Commonwealth Attorney—Denny P. Smith, Cadiz, Ky.

Calloway County—At Murray. On the second Mondays in April and November, eighteen juridical days each; and the first Monday in August, twelve juridical days.

Christian County—At Hopkinsville. On the fourth Mondays in February and September, thirty-six juridical days each; and first Monday in June, twenty-four juridical days.

Lyon County—At Eddyville. On the first Monday in May; third Monday in August, and first Monday in December, twelve juridical days each.

Trigg County—At Cadiz. On the fourth Monday in January, twenty-four juridical days; third Monday in May, twelve juridical days; first Monday in September, eighteen juridical days.

Fourth District

Judge—Carl Henderson, Marion, Ky.

Commonwealth Attorney—Chas. Ferguson, Smithland, Ky.

Caldwell County—At Princeton. On the first Monday in March, twelve juridical days; on the first Monday in June and fourth Monday in October, eighteen juridical days each.

Crittenden County—At Marion. Third Monday in March and fourth Monday in June, eighteen juridical days each; and third Monday in November, twelve juridical days.

Hopkins County—At Madisonville. On the first Monday in February, first Monday in May, and fourth Monday in September, twenty-four juridical days each.

Livingston County—At Smithland. On the second Monday in April, first Monday in September and first Monday in December, eighteen juridical days each.

Fifth District

Judge—J. L. Dorsey, Henderson, Ky.

Commonwealth Attorney—N. P. Taylor, Henderson, Ky.

Henderson County—At Henderson. On the first Mondays in January and September, and continue forty-eight juridical days each term, and on the first Monday in May, and continue thirty juridical days.

Union County—At Morganfield. On the first Mondays in March and November, and continue twenty-four juridical days each term, and on the second Monday in July, and continue eighteen juridical days.

Webster County—At Dixon. On the first Mondays in April, August and December, and continue twenty-four juridical days each term.

Sixth District

Judge—R. W. Slack, Owensboro, Ky.

Commonwealth Attorney—C. E. Smith, Hartford, Ky.

Davless County—At Owensboro. Nine terms, beginning on the first Monday in January, twelve juridical days; the first Monday in February, eighteen juridical days; first Monday in April, eighteen juridical days; third Monday in May, twelve juridical days; third Monday in June, twelve juridical days; first Monday in September, twelve juridical days; first Monday in October, eighteen juridical days; and second Monday in December, twelve juridical days.

Hancock County—At Hawesville. Three terms, beginning third Monday in January, twelve juridical days; first Monday in June, twelve juridical days; and fourth Monday in October, twelve juridical days.

McLean County—At Calhoun. Three terms, beginning on the third Monday in March, twelve juridical days; third Monday in July, twelve juridical days, and second Monday in November, twelve juridical days.

Ohio County—At Hartford. Five terms, beginning on the first Monday in March, twelve juridical days; first Monday in May, twelve juridical days; first Monday in July, twelve juridical days; third Monday in September, twelve juridical days, and fourth Monday in November, twelve juridical days.

Seventh District

Judge—John S. Rhea, Russellville, Ky.

Commonwealth Attorney—J. R. Mallory, Elkton, Ky.

Logan County—At Russellville. On the first Monday in February, twenty-four juridical days; third Monday in May, twenty-four juridical days; fourth Monday in September, twenty-four juridical days.

Muhlenberg County—At Greenville. On the second Monday in January, and third Monday in April, first Monday in September, twenty-four juridical days in April, eighteen juridical days in January and September each.

Simpson County—At Franklin. On the first Mondays in March and November and third Monday in June, eighteen juridical days each.

Todd County—At Elkton. On the fourth Monday in March and second Monday in July and first Monday in December, eighteen juridical days each.

Eighth District

Judge—McKenzie Moss, Bowling Green, Ky.

Commonwealth Attorney—John H. Gilliam, Scottsville, Ky.

Allen County—At Scottsville. On the third Mondays in January, April and September, twelve juridical days each.

Butler County—At Morgantown. On the first Mondays in February, May and October, twelve juridical days each.

Edmonson County—At Brownsville. On the third Mondays in March, June and November, twelve juridical days each.

Warren County—At Bowling Green. On the first Mondays in January, April and September, twelve juridical days each, and third Mondays in February, May and October, twenty-four juridical days each.

Ninth District

Judge—J. R. Layman, Elizabethtown, Ky.
Commonwealth Attorney—H. D. Moorman, Hardinsburg, Ky.

Breckinridge County—At Hardinsburg. On the second Mondays in February and May and first Monday in October, eighteen juridical days each.

Grayson County—At Leitchfield. On the first Mondays in January and April, eighteen juridical days each, and fourth Monday in August, eighteen juridical days.

Hardin County—At Elizabethtown. On the first Mondays in March and June, twenty-four juridical days each, and fourth Monday in October, thirty juridical days.

Meade County—At Brandenburg. On the fourth Mondays in January and April, and the third Monday in September, twelve juridical days.

Tenth District

Judge—D. A. McCandless, Munfordsville, Ky.
Commonwealth Attorney—J. L. Williams, Glasgow, Ky.

Barren County—At Glasgow. On the first Monday in March, eighteen juridical days; first Mondays in July and November, twenty-four juridical days each.

Bullitt County—At Shepherdsville. On the first Monday in April, eighteen juridical days; first Monday in August, twelve juridical days; second Monday in December, eighteen juridical days.

Hart County—At Munfordsville. On the first Mondays in January and September, eighteen juridical days each; fourth Monday in April, eighteen juridical days.

Larue County—At Hodgenville. On the fourth Mondays in January and September, twelve juridical days each; third Monday in May, twelve juridical days.

Metcalfe County—At Edmonson. On the fourth Monday in March, six juridical days; third Monday in August, twelve juridical days; first Monday in December, six juridical days.

Nelson County—At Bardstown. On the second Mondays in February and October, eighteen juridical days each; first Monday in June, twenty-four juridical days.

Eleventh District

Judge—I. H. Thurman, Springfield, Ky.

Commonwealth Attorney—B. T. Harding, Campbellsville, Ky.

Green County—At Greensburg. On the third Mondays in March, June and November, twelve juridical days for March; eighteen juridical days for June and November.

Marion County—At Lebanon. On the fourth Mondays in January, April and September, twenty-four juridical days each, and first Monday in August, twelve juridical days (each) for equity business only.

Taylor County—At Campbellsville. On the first Mondays in January, April and September, eighteen juridical days each.

Washington County—At Springfield. On the fourth Mondays in February, May and October, eighteen juridical days each.

Twelfth District

Judge—Chas. C. Marshall, Shelbyville, Ky.

Commonwealth Attorney—Chas. H. Sanford, New Castle, Ky.

Anderson County—At Lawrenceburg. On the first Monday in March, twelve juridical days; third Mondays in June and November, twelve juridical days each.

Henry County—At New Castle. On the second Mondays in January and September, twelve juridical days each; third Monday in April, twelve juridical days.

Oldham County—At LaGrange. On the third Monday in February, twelve juridical days; fourth Monday in May, twelve juridical days; fourth Monday in October, six juridical days.

Shelby County—At Shelbyville. On the fourth Mondays in January and September, eighteen juridical days each; first Monday in May, eighteen juridical days.

Spencer County—At Taylorsville. On the third Monday in March, twelve juridical days; second Monday in June, six juridical days; first Monday in November, twelve juridical days.

Trimble County—At Bedford. On the first Mondays in January and September, six juridical days each; first Monday in April, twelve juridical days.

Thirteenth District

Judge—Charles A. Hardin, Harrodsburg, Ky.
Commonwealth Attorney—Emmett Puryear, Danville, Ky.

Boyle County—At Danville. On the first Monday in January; second Mondays in April and September, and continue eighteen juridical days each.

Garrard County—At Lancaster. On the second Monday in March and fourth Monday in November, eighteen juridical days each; fourth Monday in August, twelve juridical days.

Lincoln County—At Stanford. On the third Monday in February, twelve juridical days; fourth Monday in May and first Monday in November, eighteen juridical days each.

Mercer County—At Harrodsburg. On the fourth Monday in January and first Monday in May, eighteen juridical days each; first Monday in October, twenty-four juridical days.

Fourteenth District

Judge—R. L. Stout, Versailles, Ky.
Commonwealth Attorney—Victor A. Bradley, Georgetown, Ky.

Bourbon County—At Paris. On the second Mondays in March and November, eighteen juridical days each; third Monday in June, twelve juridical days.

Franklin County—At Frankfort. On the first Mondays in January and September, twenty-four juridical days each; first Monday in April, thirty juridical days; and the first Monday after the close of the November term in Bourbon County, eighteen juridical days.

Scott County—At Georgetown. On the first Monday in February and October, and the fourth Monday in May, eighteen juridical days each.

Woodford County—At Versailles. On the fourth Mondays in February and October, and the second Monday in May, twelve juridical days each.

Fifteenth District

Judge—Sidney Gaines, Burlington, Ky.
Commonwealth Attorney—Jno. J. Howe, Carrollton, Ky.

Boone County—At Burlington. On the second Mondays in April, August and December, twelve juridical days each.

Carroll County—At Carrollton. On the fourth Mondays in April, August and November, twelve juridical days each.

Gallatin County—At Warsaw. On the third Mondays in March, July and November, twelve juridical days each, except November, which is six juridical days.

Grant County—At Williamstown. On the first Mondays in February, June and October, eighteen juridical days each, except June, which is twelve juridical days.

Owen County—At Owenton. On the fourth Mondays in February, June and October, eighteen juridical days each.

Sixteenth District

Judge—F. M. Tracy, Covington, Ky.

Judge—M. L. Harbeson, Covington, Ky.

Commonwealth Attorney—Stephen L. Blakely, Covington, Ky.

Kenton County—At Covington. Continuous session.

Seventeenth District

Judge—Otto Wolff, Newport, Ky.

Commonwealth Attorney—L. J. Diskin, Newport, Ky.

Campbell County—At Newport. Continuous session.

Eighteenth District

Judge—L. P. Fryer, Butler, Ky.

Commonwealth Attorney—Jas. C. Dedman, Cynthiana, Ky.

Harrison County—At Cynthiana. On the fourth Mondays in February and May, first Mondays in September and December, eighteen juridical days each.

Nicholas County—At Carlisle. On the first Mondays in February and May, fourth Monday in September, eighteen juridical days each.

Pendleton County—At Falmouth. On the second Mondays in January and April, third Monday in October, eighteen juridical days each.

Robertson County—At Mt. Olivet. On the third Mondays in March, August and November, twelve juridical days each.

Nineteenth District

Judge—C. D. Newell, Maysville, Ky.

Commonwealth Attorney—B. S. Grannis, Flemingsburg, Ky.

Bracken County—At Brooksville. On the second Mondays in February, June and November, eighteen juridical days each.

Fleming County—At Flemingsburg. On the third Mondays in January and October, eighteen juridical days each; second Monday in May, twenty-four juridical days.

Mason County—At Maysville. On the first Mondays in September and December, and fourth Monday in March, thirty-six juridical days each.

Twentieth District

Judge—Wm. C. Halbert, Vanceburg, Ky.
Commonwealth Attorney—Jno. F. Coldiron, Catlettsburg, Ky.

Boyd County—At Catlettsburg. First Monday in January, eighteen juridical days; second Monday in March, twenty-four juridical days; fourth Monday in April, eighteen juridical days; second Monday in June, twenty-four juridical days; first Monday in September, twelve juridical days; second Monday in November, thirty juridical days.

Greenup County—At Greenup. Fourth Monday in February; second Monday in July and third Monday in October, twelve juridical days each.

Lewis County—At Vanceburg. Fourth Monday in January; third Mondays in May and September, eighteen juridical days each.

Twenty-first District

Judge—Henry R. Prewitt, Mt. Sterling, Ky.
Commonwealth Attorney—W. C. Hamilton, Mt. Sterling, Ky.

Bath County—At Owingsville. On the third Monday in February and first Monday in May, eighteen juridical days each, and first Monday in October, twelve juridical days.

Menifee County—At Frenchburg. On the second Monday in March; third Mondays in June and November, twelve juridical days each.

Montgomery County—At Mt. Sterling. On the fourth Mondays in January and May, eighteen juridical days each, and third Monday in October, twenty-four juridical days.

Rowan County—At Morehead. On the second Mondays in January and September, twelve juridical days each, and second Monday in April, eighteen juridical days.

Twenty-second District

Judge—Charles Kerr, Lexington, Ky.

Commonwealth Attorney—John R. Allen, Lexington, Ky.

Fayette County—At Lexington. Continuous session.

Twenty-third District

Judge—J. K. Roberts, Beattyville, Ky.

Commonwealth Attorney—Kelly Kash, Jackson, Ky.

Breathitt County—At Jackson. On the first Mondays in January, April and July, thirty-six juridical days each, and the July term may be divided so as to hold a term on the first Monday in October for thirty-six juridical days.

Estill County—At Irvine. Commencing on Monday following the end of the terms in Lee County and continuing eighteen juridical days, but in determining the Monday on which court shall begin in Lee and Estill counties, it shall always be considered that the full term is to be held in Breathitt and the full term in Lee.

Lee County—At Beattyville. Commencing on the following Monday after the close of the terms held in Breathitt County which commence in January, April and October, and continue eighteen juridical days.

Twenty-fourth District

Judge—J. F. Bailey, Paintsville, Ky.

Commonwealth Attorney—W. E. Litteral, Oil Springs, Ky.

Johnson County—At Paintsville. On the first Mondays in March, May and November, twenty-four juridical days each.

Martin County—At Inez. On the first Mondays in April, July and December, twenty-four juridical days each.

Twenty-fifth District

Judge—W. R. Shackelford, Richmond, Ky.

Commonwealth Attorney—B. A. Crutcher, Winchester, Ky.

Clark County—At Winchester. On the first Monday in April, twenty-four juridical days; second Monday in September and first Monday in December, eighteen juridical days each.

Jessamine County—At Nicholasville. On the first Mondays in March, June and November, twelve juridical days each.

Madison County—At Richmond. On the first Mondays in February, May and October, twenty-four juridical days each.

Powell County—At Stanton. On the third Mondays in March, June and November, twelve juridical days each.

Twenty-sixth District

Judge—W. T. Davis, Pineville, Ky.

Commonwealth Attorney—J. G. Forester, Harlan, Ky.

Bell County—At Pineville and Middlesboro, as now provided by law. On the first Monday in February, forty-eight juridical days; second Monday in May, forty-eight juridical days; first Monday in October, sixty juridical days.

Harlan County—At Harlan. On the first Mondays in January and September, twenty-four juridical days; first Monday in April, thirty juridical days.

Twenty-seventh District

Judge—Wm. Lewis, London, Ky.

Commonwealth Attorney—G. I. Rader, Annville, Ky.

Clay County—At Manchester. On the third Mondays in January and April, eighteen juridical days each; third Monday in September, twenty-four juridical days.

Jackson County—At McKee. On the first Monday in January, twelve juridical days; fourth Monday in March, twelve juridical days; fourth Monday in August, eighteen juridical days.

Laurel County—At London. On the second Monday in February; fourth Monday in May and third Monday in October, thirty juridical days each.

Twenty-eighth District

Judge—B. J. Bethurum, Somerset, Ky.

Commonwealth Attorney—W. N. Flippin, Somerset, Ky.

Clinton County—At Albany. On the third Mondays in April and September, twelve juridical days each; second Monday in July, six juridical days.

Pulaski County—At Somerset. On the fourth Monday in October, thirty juridical days; third Monday in February, thirty juridical days; fourth Monday in May, twenty-four juridical days.

Rockcastle County—At Mt. Vernon. On the third Monday in August, eighteen juridical days; first Monday in February, twelve juridical days; first Monday in May, eighteen juridical days.

Wayne County—At Monticello. On the first Monday in October, fourth Monday in March, eighteen juridical days each; fourth Monday in June, twelve juridical days.

Twenty-ninth District

Judge—J. C. Carter, Tompkinsville, Ky.

Commonwealth Attorney—A. A. Huddleston, Burkesville, Ky.

Adair County—At Columbia. On the first Mondays in March and July, twelve juridical days each; the first Wednesday after the first Monday in November, sixteen juridical days.

Casey County—At Liberty. On the first Mondays in February, June and October, twelve juridical days each.

Cumberland County—At Burkesville. On the third Mondays in March and July, and the fourth Monday in November, twelve juridical days each.

Monroe County—At Tompkinsville. On the first Mondays in April and August and the Second Monday in December, twelve juridical days each.

Russell County—At Jamestown. On the third Mondays in February, June and October, twelve juridical days each.

Thirtieth District

Judge Criminal Branch—Harry W. Robinson, Louisville, Ky.

Judge Chancery Branch, 1st Division—Arthur M. Wallace, Louisville, Ky.

Judge Chancery Branch, 2nd Division—Samuel B. Kirby, Louisville, Ky.

Judge Common Pleas, 1st Division—William H. Field, Louisville, Ky.

Judge Common Pleas, 2nd Division—Thomas R. Gordon, Louisville, Ky.

Judge Common Pleas, 3rd Division—Walter P. Lincoln, Louisville, Ky.

Judge Common Pleas, 4th Division—Charles T. Ray, Louisville, Ky.

Commonwealth Attorney—Jos. M. Huffaker, Louisville, Ky.

Jefferson County—At Louisville. Continuous session.

Thirty-first District

Judge—A. T. Patrick, Prestonsburg, Ky.

Commonwealth Attorney—Jao. D. Smith, Hindman, Ky.

Floyd County—At Prestonsburg. On the first Mondays in February and September and the third Monday in May, forty-two juridical days each.

Knott County—At Hindman. On the first Monday in April, fourth Monday in July, and second Monday in November, eighteen juridical days each.

Thirty-second District

Judge—Allen N. Cisco, Grayson, Ky.

Commonwealth Attorney—John M. Waugh, Grayson, Ky.

Carter County—At Grayson. On the first Mondays in January, May and September, thirty juridical days each.

Elliott County—At Martinsburg. On the third Mondays in March, July and November, eighteen juridical days each.

Lawrence County—At Louisa. On the second Mondays in February, June and October, twenty-four juridical days each.

Thirty-third District

Judge—John C. Eversole, Hazard, Ky.

Commonwealth Attorney—R. B. Roberts, Hyden, Ky.

Leslie County—At Hyden. On the first Monday in February, twenty juridical days; first Mondays in June and November, eighteen juridical days each.

Owsley County—At Booneville. On the first Monday in March, and the fourth Mondays in June and November, twelve juridical days each.

Perry County—At Hazard. On the first Mondays in January, May and October, twenty-four juridical days each.

Thirty-fourth District

Judge—R. S. Rose, Williamsburg, Ky.

Commonwealth Attorney—Jos. B. Snyder, Williamsburg, Ky.

Knox County—At Barbourville. On the first Monday in April, thirty juridical days; third Monday in August and fourth Monday in November, twenty-four juridical days each.

McCreary County—Whitley City. On the second Monday in March, third Monday in June and first Monday in November, eighteen juridical days each.

Whitley County—At Williamsburg. On the fourth Monday in January, thirty-six juridical days; second Monday in May, thirty juridical days; third Monday in September, thirty-six juridical days.

Thirty-fifth District

Judge—Roscoe Vanover, Pikeville, Ky.

Commonwealth Attorney—R. Monroe Fields, Whitesburg, Ky.

Letcher County—At Whitesburg. On the second Mondays in January, April and August, twenty-four juridical days each.

Pike County—At Pikeville. On the third Mondays in February and May, and the second Monday in September, thirty-six juridical days each.

Thirty-sixth District

Judge—D. W. Gardner, Salyersville, Ky.

Commonwealth Attorney—Floyd Arnett, West Liberty, Ky.

Magoffin County—At Salyersville. On the first Monday in April, second Monday in August and third Monday in November, eighteen juridical days each.

Morgan County—At West Liberty. On the first Monday in March, third Monday in June and fourth Monday in September, eighteen juridical days each.

Wolfe County—At Campton. On the first Monday in February, fourth Monday in May and the first Monday in September, eighteen juridical days each.

TERMS

**UNITED STATES DISTRICT COURT FOR THE EASTERN
DISTRICT OF KENTUCKY WITHIN THE
SIXTH JUDICIAL CIRCUIT.**

Circuit Court Judges—Loyal E. Knappen, Grand Rapids, Mich.; Maurice Donahue, Cincinnati, Ohio, and Arthur C. Dennison, Grand Rapids, Mich.

District Judge—A. M. J. Cochran, Maysville, Ky.

District Attorney—Thomas D. Slattery, Covington, Ky.

Assistant District Attorney—H. Clay Kaufman, Covington, Ky.

Assistant District Attorney—Charles Finnell, Covington, Ky.

Clerk to District Attorney—Miss Helena Liston, Covington, Ky., and Miss Mollie Donnelly, Covington, Ky.

Marshal—Henry M. Cox, Covington, Ky.

Office Deputies—R. G. Phillips (chief), Omer S. Stubbs, both of Covington, Ky.; Spencer L. Finnell, Covington, Ky.; Miss Virginia H. Sharp, Covington, Ky.

CLERK OF THE COURT.

J. W. Menzies, Clerk of the United States District Court for the Eastern District of Kentucky, Covington.

FRANKFORT—Chas. N. Wiard, clerk. Terms: Second Mondays in March and fourth Monday in September, each year.

COVINGTON—M. Van D. Bell, J. O. Hosken and O. M. Mitchell, deputy clerks. Terms: First Monday in April and third Monday in October.

RICHMOND—Sara M. Monday, deputy clerk. Terms: Fourth Monday in April; second Monday in November.

LONDON—S. W. Stacey, deputy clerk. Terms: Second Monday in May and fourth Monday in November.

CATLETTSBURG—Jos. M. Spears, deputy clerk. Terms: Fourth Monday in May; second Monday in December.

JACKSON—Carlisle Spencer, Deputy clerk. Terms: First Monday in March and third Monday in September.

NAMES OF REFEREES AND COMMISSIONERS FOR THE EASTERN DISTRICT OF KENTUCKY.

An act to establish a uniform system of bankruptcy was passed by the Congress of the United States, July 1, 1898, and in pursuance thereof the following districts were established and referees appointed.

LIST OF COMMISSIONERS.

Theo. B. Blakey, Beattyville.	S. W. Stacey, London.
W. C. Bennett, Richmond.	J. M. Spears, Catlettsburg.
D. R. Keeton, West Liberty.	E. T. Wesley, Somerset.
Wm. K. Steele, Pikeville.	Chas. N. Wiard, Frankfort.
J. I. Hall, Jackson.	Henry L. Woods, Olive Hill.
J. G. Rollins, Pineville.	S. S. Yantis, Lexington.
Wm. Lawwill, Danville.	W. Hoffman Wood, Mt.
M. Van D. Bell, Covington.	Sterling.
	Sam Collins, Whitesburg.

REFEREES IN BANKRUPTCY.

District No. 1—J. W. Tuttle, Monticello, Ky. Counties: Wayne, Pulaski, Whitley, McCreary.

District No. 2—W. W. Tinsley, Barbourville, Ky. Counties: Laurel, Knox, Clay, Bell, Harlan, Rockcastle and Jackson.

District No. 3—Nelson D. Rodes, Danville, Ky. Counties: Mercer, Boyle, Lincoln, Anderson and Garrard.

District No. 4—T. N. Lindsey, Frankfort. Counties: Franklin, Owen, Woodford, Shelby, Henry and Scott.

District No. 5—M. M. Durrett, Covington, Ky. Counties: Kenton, Campbell, Grant, Boone, Gallatin, Carroll, Trimble, Mason, Bracken.

District No. 6—Arthur M. Cox, Cynthiana, Ky. Counties: Bourbon, Harrison, Nicholas, Robertson, and Pendleton.

District No. 7—Wm. Worthington, Lexington, Ky. Counties: Fayette and Jessamine, Clark, Madison and Estill.

District No. 8—H. C. Gudgell, Owingsville, Ky. Counties: Montgomery, Bath, Rowan, Menifee, Morgan, Powell, Wolfe and Fleming.

District No. 9—B. O. Becker, Ashland, Ky. Counties: Boyd, Greenup, Lewis, Pike, Carter, Lawrence, Elliott, Johnson, Martin, Floyd and Magoffin.

District No. 10—S. M. Nickell, Hazard, Ky. Counties: Breathitt, Knott, Letcher, Perry, Leslie, Lee, and Owsley.

UNITED STATES DISTRICT COURTS FOR THE WESTERN DISTRICT OF KENTUCKY.

Circuit Judges—Same as in Eastern District.

District Judge—Walter Evans, Louisville.

Judge's Secretary—Thomas A. Branham.

District Attorney—W. V. Gregory.

Assistant District Attorney—S. M. Russell.

Clerk to District Attorney—Miss Clara M. Weppner.

Marshal—Edgar H. James, Louisville, Ky.

Office Deputies—G. W. Dyer (chief), Anna L. Finley, Ellis Workman, James A. Vinson, Louisville, Ky.; R. W. Kimball, Paducah; J. E. Jackson, Owensboro; A. B. Chaney, Bowling Green.

CLERKS OF COURTS.

LOUISVILLE—A. G. Ronald, Clerk of the District Court of the Western District of Kentucky; M. E. Hollihan, Chief Deputy Clerk; S. G. Connaughton, Deputy Clerk.

PADUCAH—W. A. Blackburn, Deputy.

OWENSBORO—M. E. Dunn, Deputy.

BOWLING GREEN—Mrs. Frank L. Garvin, Deputy.

Pres Ray, Louisville, Ky.

COUNTY DIRECTORY

County.	County Judge.	County Attorney.	County Clerk.
Adair.....	W. S. Sinclair.....	W. A. Coffey.....	C. S. Neat.
Allen.....	R. B. Justice.....	Frank R. Good.....	Toy F. Hinton.
Anderson.....	Powell Taylor.....	Frank Ripy.....	Robt. Goodlet.
Ballard.....	William Henderson.....	M. C. Anderson.....	Roy Holman.
Barren.....	G. M. Bohannon.....	V. H. Jones.....	H. D. Ralston.
Bath.....	J. L. Atchison.....	D. W. Doggett.....	Cole Barnes.
Bell.....	E. N. Ingram.....	N. R. Patterson.....	Robt. Hollingsworth.
Boone.....	W. E. Riddell.....	B. H. Riley.....	W. R. Rogers.
Bourbon.....	George Batterton.....	David D. Cline.....	Pearce Paton.
Boyd.....	W. L. Watson.....	Jas. W. Burns.....	H. W. Fisher.
Boyle.....	G. W. Coulter.....	Henry Jackson.....	J. B. Nichols.
Bracken.....	W. H. Gibson.....	W. Baxter Harrison.....	Jake A. Moneyhon.
Breathitt.....	J. Wise Hagins.....	South Strong.....	Madison Back.
Breckinridge.....	S. B. Payne.....	W. Sherman Ball.....	Arthur T. Beard.
Bullitt.....	C. P. Bradbury.....	T. C. Carroll.....	Lindsay Ridgway.
Butler.....	A. L. Haynes.....	G. V. Willis.....	W. O. Moats.
Caldwell.....	J. F. Canada.....	Albert Morse.....	Jno. T. Lamb.
Calloway.....	E. P. Phillips.....	Joe Lancaster.....	R. M. Phillips.
Campbell.....	A. M. Caldwell.....	Blaine McLaughlin.....	Chris Millus.
Carlisle.....	R. O. Willingham, Jr.....	Roy M. Shelbourne.....	R. L. Geveden.
Carroll.....	Sam Coombs.....	J. L. Donaldson.....	Wm. Deatherage.
Carters.....	John R. McGill.....	T. S. Yates.....	Arthur Jarvis.
Casey.....	J. D. Taylor.....	E. G. Wesley.....	W. C. Cundiff.
Christian.....	G. H. Champlin.....	S. J. Frint.....	Geo. B. Powell.
Clark.....	W. Lee Evans.....	H. H. Moore.....	H. Clay Skinner.
Clay.....	Roy W. House.....	D. Y. Colson.....	Geo. S. Jones.
Clinton.....	K. E. Huddleston.....	J. G. Smith.....	J. G. Sloan.
Crittenden.....	Robt. Love Moore.....	Jno. A. Moore.....	L. E. Guess.
Cumberland.....	J. G. Jones.....	C. R. Hicks.....	J. W. Collins.
Daviess.....	C. W. Wells.....	Herman Birkhead.....	James Weir.
Edmonson.....	G. W. Linds.....	B. T. Rountree.....	F. B. Spillman.

Elliott.....	Green W. Howard.....	V. H. Redwine.....	C. W. Whitt.....
Estill.....	O. K. Noland.....	John W. Walker.....	R. E. West.....
Fayette.....	F. A. Bullock.....	Hogan Yancey.....	S. H. Lewis.....
Fleming.....	C. W. Fulton.....	J. D. Humphrey.....	A. P. Plummer.....
Floyd.....	Ed Hill.....	Wm. Dingus.....	T. B. Johns.....
Franklin.....	N. B. Smith.....	Paul C. Gaines.....	J. B. Nash.....
Fulton.....	E. J. Stahr.....	D. L. McNeill.....	C. C. Henry.....
Gallatin.....	W. R. Payne.....	R. H. Brown.....	J. K. Nesbit.....
Garrard.....	Forest Stopp.....	G. C. Walker.....	J. B. Bourne.....
Grant.....	R. L. Webb.....	C. E. O'Hara.....	Thomas Dunlap.....
Graves.....	R. E. Johnston.....	F. B. Martin.....	H. A. Coulter.....
Grayson.....	R. Kessinger.....	Jas. T. Basham.....	A. L. Nichols.....
Green.....	J. H. Graham.....	Bayce H. Skaggs.....	A. J. Perkins.....
Greenup.....	W. D. Quillon.....	A. V. Pollock.....	Alva J. Cochran.....
Hancock.....	G. W. Newman.....	J. T. Parsons.....	Ed N. Lamar.....
Hardin.....	D. W. Rider.....	J. E. Wise.....	J. L. Irwin.....
Harlan.....	W. L. Bailey.....	J. S. Forester.....	G. W. Howard.....
Harrison.....	T. E. King.....	Hanson Peterson.....	W. R. Curle.....
Hart.....	H. W. Thornbury.....	W. H. Strange.....	W. K. Jagers.....
Henderson.....	H. H. Farmer.....	M. D. Eblen.....	O. A. Benton.....
Henry.....	Luke Kavanaugh.....	W. B. Barbour.....	William Stalker.....
Hickman.....	J. M. Brammal, Jr.....	L. L. Hindman.....	W. S. Scholes.....
Hopkins.....	W. W. Crick.....	L. R. Fox.....	John Salmon.....
Jackson.....	W. F. Johnson.....	H. C. Baldwin.....	R. M. Ward.....
Jefferson.....	Wm. Krieger.....	J. M. Chilton.....	Fred O. Neutzel.....
Jessamine.....	W. Brown Buford.....	W. J. Baxter.....	N. R. Dickerson.....
Johnson.....	W. H. Vaughan.....	Sam Stapleton.....	Frank Chandler.....
Kenton.....	J. B. Read.....	Ed J. Tracy.....	J. B. Dillon.....
Knott.....	J. B. Smith.....	J. M. Baker.....	Curtis Pigman.....
Knox.....	J. D. Tuggle.....	Jas. S. Golden.....	D. W. Slusher.....
Larue.....	R. W. Creal.....	Edward W. Creal.....	Charles Walters.....
Laurel.....	C. R. Luker.....	B. G. Reams.....	J. L. Harrison.....
Lawrence.....	Billie Riffe.....	D. L. Thompson.....	Drew Adams.....
Lee.....	Green Kilburn.....	C. E. Tyree.....	J. B. Hieronymus.....
Leslie.....	Wm. Dixon.....	J. B. Minard.....	J. M. Howard.....
Letcher.....	Sam Collins.....	Felix G. Fields.....	C. H. Bach.....
Lewis.....	W. T. Stone.....	J. P. Strother.....	O. F. Tannian.....
Lincoln.....	T. A. Rice.....	T. J. Hill, Jr.....	Kelly J. Francis.....

COUNTY DIRECTORY—Continued.

County.	County Judge.	County Attorney.	County Clerk.
Livingston.....	H. F. Green.....	J. R. Wells.....	Wm. Bridges.
Logan.....	J. W. Edwards.....	E. C. Taylor.....	Geo. C. Russell.
Lyon.....	Cordie Armstrong.....	C. C. Molloy.....	T. A. Braswell.
Madison.....	W. K. Price.....	C. P. Jackson.....	J. W. Maupin.
Magoffin.....	J. S. Watson.....	O. T. Arnett.....	John M. Coffee.
Marion.....	W. M. Spalding.....	H. S. McClroy.....	Sam J. Spalding.
Marshall.....	W. L. Prince.....	E. L. Cooper.....	A. A. Nelson.
Martin.....	L. F. Aldridge.....	J. B. Clark.....	A. S. Cassidy.
Mason.....	H. P. Purnell.....	W. H. Rees.....	J. J. Owens.
McCracken.....	Jas. M. Long.....	E. H. Puryear.....	Gus G. Singleton.
McCreary.....	J. E. Perkins.....	E. H. M. Cline.....	Logan Perkins.
McLean.....	F. A. Lochry.....	Glover H. Cary.....	Harry E. Cline.
Meade.....	S. L. Morgan.....	W. H. Gray.....	Arthur Bunger.
Menifee.....	Wm. L. Craig.....	Mat Hackney.....	M. E. Mynhier.
Mercer.....	J. W. Davenport.....	R. L. Black.....	T. L. Menaugh.
Metcalf.....	John Martin.....	James Tudor.....	J. W. Galloway.
Monroe.....	A. C. Pinckley.....	T. M. Copass.....	F. R. Grissom.
Montgomery.....	Earl W. Seuff.....	Wm. A. Samuels.....	Keller Green.
Morgan.....	Jas. H. Sebastian.....	H. C. Rose.....	R. F. Nickell.
Muhlenberg.....	J. Ed. Shaver.....	T. J. Sparks.....	I. P. Sumner.
Nelson.....	Wallace Brown.....	Ernest N. Fulton.....	W. J. Roby.
Nicholas.....	Harry Kennedy.....	F. V. Cox.....	J. F. Sugg.
Ohio.....	Mack Cook.....	A. D. Kirk.....	W. C. Blankinship.
Ondham.....	S. E. DeHaven.....	J. Ballard Clark.....	W. B. Allan.
Owen.....	J. L. Y. Slaughter.....	H. W. Alexander.....	R. G. Holbrook.
Owsley.....	H. C. Combs.....	Chas. L. Seale.....	Tilman J. Green.
Pendleton.....	M. S. Mills.....	A. H. Barker.....	W. V. Dudley.
Perry.....	A. M. Gross.....	S. M. Ward.....	B. P. Combs.
Pike.....	E. E. Tribetts.....	W. W. Barnett.....	J. M. Johnson.
Powell.....	D. R. Daniel.....	Marion Atkinson.....	I. S. Boone.
Pulaski.....	R. C. Tartar.....	Robt. B. Waddle.....	C. M. Langdon.

Robertson.....	C. E. Colyer.....	Sam'l Throckmorton.....	John T. Brown.
Rockcastle.....	Cam Mullins.....	S. D. Lewis.....	S. F. Bowman.
Rowan.....	Arthur Hogge.....	D. B. Caudill.....	W. T. Caudill.
Russell.....	A. M. F. Hill.....	R. E. Lloyd.....	L. G. Bernard.
Scott.....	J. B. Lancaster.....	R. C. Ford.....	J. W. Hamilton.
Shelby.....	E. T. Pollard.....	E. H. Davis.....	A. W. Ford.
Simpson.....	D. H. Hatter.....	C. E. Evans.....	A. S. Crowds.
Spencer.....	Thad Cheatham.....	Sam'l K. Baird.....	Edgar E. Sullivan.
Taylor.....	William Francis.....	Abel Harding.....	Walter Ellis.
Todd.....	S. T. Slaughtcr.....	W. B. Reeves, Jr.....	C. E. Gill.
Trigg.....	W. H. Hooks.....	John T. King.....	Geo. I. Brandon.
Trimble.....	A. L. Hall.....	Eugene Mosley.....	O. S. Joyce.
Union.....	A. J. Silcox.....	Earl L. Fowler.....	J. C. Kerney.
Warren.....	I. S. Miller.....	G. D. Milliken.....	H. L. Kelley.
Washington.....	E. Mulcahy.....	Joe Polin.....	J. T. Prather.
Wayne.....	James Strother.....	J. M. Kennedy.....	E. R. Tate.
Webster.....	C. C. Tucker.....	J. M. Rayburn.....	J. T. Braden.
Whitley.....	Chas. Drake.....	W. B. Early.....	Tom Skeen.
Wolfe.....	W. A. Waters.....	J. M. Tester.....	W. S. Tutt.
Woodford.....	J. C. Denny.....	Will D. Jesse.....	R. H. Gray.

COUNTY DIRECTORY—Continued.

County.	Assessor.	Sheriff.	Circuit Clerk.
Adair.....	L. H. Jones.....	Cortez Sanders.....	M. C. Winfrey.
Allen.....	W. T. Willoughby.....	A. Lee Williams.....	G. W. Weaver.
Anderson.....	H. P. Hammond.....	Emmett Gruffy.....	J. C. Bond.
Ballard.....	W. H. Street.....	F. M. Ashby.....	C. Fraser.
Barren.....	J. E. Hatcher.....	Chas. T. Powell.....	E. F. Jewell.
Bath.....	W. D. Bailey.....	Walter Boyd.....	W. S. Thomas.
Bell.....	Hugh Cal Smith.....	Berry Howard.....	R. D. Wilson.
Boone.....	Harry W. Riley.....	L. A. Conner.....	C. Maurer.
Bourbon.....	Walter Clark.....	Will G. McClintock.....	W. H. Webb.
Boyle.....	A. J. Buckley.....	Sam J. DeBord.....	L. H. Arthur.
Bracken.....	G. H. Hocker.....	M. J. Farris.....	W. H. Roberts.
Breathitt.....	Amos Perkins.....	I. J. Ernst.....	J. E. Foage.
Breckinridge.....	Alson White.....	John W. Roberts.....	W. D. Back.
Bullitt.....	S. E. Wilson.....	Jesse B. Carman.....	P. M. Basham.
Butler.....	Bert Shepherd.....	J. W. Croan.....	V. H. Rouse.
Caldwell.....	F. C. Adkins.....	Hermon Jackson.....	R. E. Keown.
Calloway.....	Will H. Dunbar.....	John Stallins.....	W. J. Miller.
Campbell.....	Gus Fielder.....	J. D. Huston.....	L. E. Trevathan.
Carlisle.....	Jake Matz.....	Jos. Dietz.....	W. H. Newell.
Carroll.....	W. P. Carder.....	B. P. Edrington.....	E. Yates.
Carter.....	J. T. Pyles.....	C. S. Tandy.....	J. G. Ginn.
Casey.....	D. V. Kibley.....	John M. Flannery.....	J. S. DeHart.
Christian.....	W. B. Cochran.....	Silas Ashley.....	F. A. Land.
Clark.....	O. M. Wilson.....	Jas. J. Clibberne.....	C. R. Clark.
Clay.....	O. D. Hoskins.....	H. Clay Hodgkin.....	E. C. Aldridge.
Clinton.....	Larkin Davidson.....	Thos. C. McDaniel.....	L. W. Eversole.
Crittenden.....	Less Piercy.....	J. H. Cummins.....	J. A. Flowers.
Cumberland.....	W. K. Powell.....	V. O. Chandler.....	D. A. Lowery.
Davies.....	J. N. Booker.....	P. A. Madison.....	N. S. Hume.
Edmonson.....	Clarence Westerfield.....	Geo. W. Bales.....	T. S. Harl.
	Murlin Lindsey.....	R. R. Alexander.....	R. Webb.

Elllott.....	M. F. Barker.....	J. B. Greene.....	B. Crisp.....
Estill.....	Jord Neal.....	Geo. W. Powell.....	J. J. Stevens.....
Fayette.....	William White.....	J. Waller Rodes.....	F. H. Carter.....
Fleming.....	John M. Glenn.....	Jno. Frazee Hart.....	L. F. Alexander.....
Floyd.....	Day Hall.....	Kendall Moore.....	H. Stephens.....
Franklin.....	H. Lee.....	Bain Moore.....	K. C. Smithers.....
Fulton.....	W. T. Coffey.....	Swayne Walker.....	W. L. Hampton.....
Gallatin.....	B. F. Beall.....	C. K. Lillard.....	J. K. Nesbit.....
Garrard.....	A. T. Scott.....	L. C. Walker.....	J. C. Burnside.....
Grant.....	T. R. Littell.....	L. C. Tanner.....	A. C. Arnold.....
Graves.....	P. W. Copeland.....	F. M. McCain.....	E. W. Wilson.....
Grayson.....	I. H. Nichols.....	Eugene McCabe.....	E. H. Hicks.....
Green.....	Eugene Shuffett.....		L. Larimore.....
Greenup.....	W. H. Bowling.....	J. Harve Elam.....	C. B. Bennett.....
Hancock.....	J. D. Chambers.....	Joe Douthitt.....	C. C. McAdam.....
Hardin.....	Richard Wilson.....	E. L. Hagan.....	C. C. L. Crume.....
Harlan.....	B. H. Crider.....	H. H. Howard.....	M. W. Howard.....
Harrison.....	J. Newt. Ashbrook.....	Jas. A. Caldwell.....	E. F. Mason.....
Hart.....	W. A. Hazle.....	Willey Bowling.....	J. L. Renick.....
Henderson.....	W. P. Kellen.....	Geo. Green.....	R. E. Crafton.....
Henry.....	Chas. S. Sanders.....	J. S. Shodgrass.....	O. Turner.....
Hickman.....	George Nicholas.....	Eli P. Hodges.....	J. M. Kemp.....
Hopkins.....	B. Pidcock.....	R. S. Hunter.....	J. R. T. Eastwood.....
Jackson.....	John S. Wright.....	W. M. Baker.....	L. W. Powell.....
Jefferson.....	E. N. King.....	W. E. Ross.....	F. Dugan.....
Jessamine.....	W. W. Overstreet.....	S. B. Muir.....	S. E. Holloway.....
Johnson.....	James P. Hall.....	John Stambaugh.....	D. C. VanHoose.....
Kenton.....	Clifford Fugh.....	H. J. Northcutt.....	H. G. Klosterman.....
Knott.....	Curtis Hurt.....	Andrew Combs.....	Jno. Sturgell.....
Knox.....	W. N. Epperson.....	Read P. Black.....	S. H. Jones.....
Larue.....	John Enlow.....	William Hornback.....	J. E. Elliott.....
Laurel.....	W. C. Peters.....	W. H. Steele.....	A. E. Prewitt.....
Lawrence.....	H. W. Williams.....	W. M. Taylor.....	A. J. Roberts.....
Lee.....	L. D. Arnold.....	Herb McGuire.....	W. H. Bowman.....
Leslie.....	Chester Bowling.....	A. B. Morgan.....	A. H. Asher.....
Letcher.....	J. H. Craft.....	James Tolliver.....	S. P. Combs.....
Lewis.....	Charles Knapp.....	T. M. Bertram.....	B. B. Lewis.....
Lincoln.....	J. N. Cash.....	H. C. Baughman.....	M. C. Newland.....

COUNTY DIRECTORY—Continued.

County.	Assessor.	Sheriff.	Circuit Clerk.
Livingston.....	W. N. Todd.....	E. F. Hughes.....	H. D. Perkins.....
Logan.....	E. G. Clark.....	V. H. Stewart.....	C. T. McCormick.....
Lyon.....	Bob Jones.....	John Jones.....	E. R. Scillion.....
Madison.....	Ben R. Powell.....	P. S. Whitlock.....	J. W. Wagers.....
Magoffin.....	R. C. Murray.....	Haden Jackson.....	A. Keeton.....
Marion.....	W. A. Hagan.....	F. N. Blair.....	C. W. Cook.....
Marshall.....	W. L. Gibson.....	Pete Egner.....	C. H. Lovett.....
Martin.....	John W. Hale.....	James Horn.....	E. Jude.....
Mason.....	S. W. Brady.....	C. E. Galbreath.....	J. B. Key.....
McCracken.....	Roy Stewart.....	Geo. L. Alliston.....	W. C. Seaton.....
McCreary.....	M. C. Coddell.....	Frank Spencer.....	W. B. Creekmore.....
McLean.....	Lucian M. Haynes.....	W. P. Spicer.....	W. A. Rafferty.....
Meade.....	James W. Hamilton.....	W. R. Heavrin.....	W. B. Holt.....
Menifee.....	James Lawson.....	James Derrossett.....	J. R. Hicks.....
Mercer.....	Wm. Sharp.....	Clell Coleman.....	B. C. Allin.....
Meigs.....	Sam Hill.....	J. F. Fancher.....	E. D. Isenberg.....
Monroe.....	T. W. Bailey.....	Ansel Palmore.....	L. R. Rush.....
Montgomery.....	Harry F. Howell.....	Jno. G. Roberts.....	J. H. Blount.....
Morgan.....	D. H. Danson.....	Chris. P. Henry.....	J. D. Lykins.....
Muhlenberg.....	C. W. Cisney.....	Arthur Lile.....	F. Head.....
Nelson.....	John F. Wathen.....	R. L. Murphy.....	A. H. Pulliam.....
Nicholas.....	J. E. King.....	J. W. Myers.....	Leslie S. Hughes.....
Ohio.....	D. E. Ward.....	S. A. Bratcher.....	A. C. Porter.....
Oldham.....	Latt Bennett.....	M. O. Cassidy.....	T. H. Alsop.....
Owen.....	Wm. Howard.....	Lee Kemper.....	E. R. Mason.....
Owsley.....	G. C. Roberts.....	G. B. Wilson.....	W. Huff.....
Pendleton.....	E. C. Atkins.....	Alvin Courtney.....	E. F. Bradford.....
Perry.....	Bud Eversole.....	J. R. Combs.....	W. C. Combs.....
Pike.....	H. Maynard.....	R. H. Sowards.....	W. B. Taylor.....
Powell.....	John F. Woodard.....	Wm. Garrett.....	C. N. Crowe.....
Pulaski.....	Jas. G. Adams.....	John M. Weddle.....	C. I. Ross.....

Robertson.....	C. Bratton.....	J. M. Sparks.....	T. J. Wood.....
Rockcastle.....	T. Sigmon.....	Tip Langford.....	T. J. Nicely.....
Rowan.....	H. N. Alfrey.....	N. L. Wells.....	T. B. Hogge.....
Russell.....	I. M. LaFavers.....	H. C. Sullivan.....	L. A. Lawless.....
Scott.....	J. M. Padgett.....	F. V. Nunnally.....	L. A. Finley.....
Shelby.....	Geo. R. Carpenter.....	Lewis Roberts.....	F. R. Wright.....
Simpson.....	Curt Atkerson.....	W. S. McClanahan.....	T. McClanahan.....
Spencer.....	T. Watt Heady.....	John B. Thomas.....	A. C. Buckner.....
Taylor.....	J. Waller Wise.....	C. F. Mantz.....	E. O. Hogan.....
Todd.....	J. J. S. Scruggs.....	D. M. Butler.....	J. S. King.....
Trigg.....	L. F. Mashburn.....	I. Chas. Humphries.....	A. C. Burnett.....
Trimble.....	L. C. Yager.....	W. S. Sanders.....	W. T. Bare.....
Union.....	H. M. Dean, Sr.....	Edd O'Nan.....	J. N. Martin.....
Warren.....	C. F. Ewing.....	J. H. Tucker.....	O. A. Roup.....
Washington.....	R. C. Pinkston.....	T. D. Tapp.....	R. Noe.....
Wayne.....	G. T. Rogers.....	G. T. Flowers.....	G. E. Ryan.....
Webster.....	E. R. Dennis.....	C. I. Mahurin.....	R. M. Lisman.....
Whitley.....	J. W. Craley.....	C. W. Renfroee.....	S. P. Petrey.....
Wolfe.....	James Nickell.....	Shiloh Swango.....	J. C. Lindon.....
Woodford.....	George T. Fishback.....	Robt. S. Hawkins.....	C. A. Witt.....

JUSTICES PEACE OF KENTUCKY.

- Adair**—G. L. Woolford, W. G. Shepherd, F. H. Bryant, L. Akin, W. E. Leach, H. A. Walker, W. S. Hindman.
- Allen**—Jos. Huntsman, W. M. Lambert, C. L. Weaver, S. L. Harmon, C. A. Crowder, W. W. Goodrum, O. V. Hughes.
- Anderson**—J. J. Drury, J. B. Morris, Willis Ashby, Jas. T. Cox, F. E. Hammond, Joe Young.
- Ballard**—L. E. Bradley, J. S. Peal, Sr., Ben B. Morris, L. M. Wilford, A. J. Atkins.
- Barren**—A. W. Allen, J. T. Britt, W. L. Starr, G. A. Walton, S. M. Dearing, A. B. Woodard.
- Bath**—James Blount, Geo. O. Hendrix, Butler Toy, Geo. W. Maze, Jno. W. Shrout, A. N. Denton.
- Bell**—Gillis Hendrickson, R. W. Asher, Carter Howard, Jacob Schultz, Martin Head, John H. Hurst, Garrett Taylor, L. F. Hatfield.
- Boone**—R. H. Tanner, E. J. Aylor, Jno. C. Bedinger, Chas. Wilson, N. C. Tanner, Wm. Stephens.
- Bourbon**—R. H. Burris, John S. Talbott, A. L. Stephenson, Jno. S. Wiggins, E. P. Thomason, Jno. N. Shropshire, R. O. Turner, L. J. Fretwell.
- Boyd**—J. C. Blankinship, Sam Blair.
- Boyle**—R. B. Bottom, John A. Davis, Nelson W. May, J. A. Cheek, J. S. Bonta, G. A. Potts.
- Bracken**—H. E. Wood, E. W. McAtee, Maurice Hook, Amos Hanson, H. E. Routt, W. A. Free, O. M. McAtee, Geo. W. Toleman.
- Breathitt**—Clay Watkins, R. B. Barnett, Ames H. Johnson, Segal S. Herald, Geo. W. Noble, Hiram Noble, H. B. Keith, L. C. Calhoun.
- Breckinridge**—C. E. Robbins, J. J. Keenan, Horace McCoy, D. C. Heron, Abe Bennett, J. M. Howard.
- Bullitt**—R. H. Miller, W. T. Carrithers, M. F. Weller, Joe C. Wooldridge.
- Butler**—Otis White, R. T. Jones, R. F. Flemings, W. I. Phelps, H. C. Hunt.
- Caldwell**—Luther Beckner, A. H. Blackburn, G. W. Stallins, J. A. Clift, J. H. Murphy.
- Calloway**—Eugene Woodall, W. U. Beale, Joe F. Thurman, A. J. Burkeen, J. T. Glasgow, T. M. Fisher, G. M. Petts.
- Campbell**—Theo. Gerding, Theo. Bertlesman, Ernest R. Brandes, M. M. Miller, Jesse Darlington, M. F. Russell.

- Carlisle**—S. N. Moore, J. D. Bone, J. C. Ford, L. N. B. Hobbs.
- Carroll**—P. J. Taylor, L. B. Adams, W. R. Jones, J. B. Moore, Sam Sanders, T. C. Collins, Yancy Ford.
- Carter**—Claud Sammons, Andrew Kiser, L. F. Tyree, Milton Rayburn, Robert Ross, G. W. Adams, W. E. Cunningham, E. K. Ramsey.
- Casey**—W. O. Cochran, S. T. Griffin, F. O. Wethington, O. B. Ellis, W. T. Sharp, W. H. Simpson, W. E. Meeks, S. J. Sharp.
- Christian**—T. H. Moore, W. S. Davidson, W. L. Parker, R. G. Anderson, E. C. Stevenson, Jno. W. Wood, F. W. Bowling, E. W. Woodburn.
- Clark**—L. C. Woodford, J. S. Lindsay, E. B. Dooley, Mike Baker, M. F. Pace, Hunt Quisenberry, S. A. Rupard.
- Clay**—Elijah Herd, Frank Napier, J. A. G. Bishop, Ballard Bowling, Israel J. Howard, Wm. Hensley, Matt Smith.
- Clinton**—Blaine Campbell, J. W. Upchurch, L. F. Neathery, A. D. Brown, V. V. Capps.
- Crittenden**—F. M. Davidson, J. M. McCaslin, Finis A. Hilliard, L. E. Waddell, C. L. Brazel, W. H. Graves, Chester C. Truitt, W. D. Drennan.
- Cumberland**—J. S. Spencer, T. M. Baker, V. S. Smith, B. R. Norris, J. W. Capps, D. E. Sharp, J. S. Hare, J. O. Alexander.
- Daviess**—J. F. Hite, W. N. Horn, W. G. Riney, W. S. Wilson.
- Edmonson**—J. J. Potter, W. N. Kinser, John Ray, David Skaggs, S. F. Rich, R. E. Lindsey.
- Elliott**—W. K. Carter, D. J. Ison, John E. DeHart, John F. Mauk.
- Estill**—Joshua Tipton, Samuel Estes, Owen Walton, R. J. Wilcox, David Reece, W. G. Patrick.
- Fayette**—Chas. P. Dodd, Edw. J. Muir, W. S. Hunt, Orville C. Boone, Chas. M. Parrish, G. W. Botkin, E. H. Doak, W. F. McKenny.
- Fleming**—J. R. Kincaid, J. H. Muse, J. M. Turner, Andrew Fountain, R. M. McGregor, A. W. Clarke.
- Floyd**—James Banks, James Hale, B. L. Clarke, James Clark, Jr., E. Hamilton, Jr., Robt. L. Brown, Dan Prater, Frank Hopkins.
- Franklin**—Hiram Williams, J. Pryor Hockensmith, P. M. Hodges, Make Gordon, Ray Brown.
- Fulton**—C. D. Nugent, S. M. Prewitt, H. G. Shaw, W. O. Shankle.

- Gallatin**—A. R. Hamilton, J. E. Montjoy, W. H. Ross, J. M. Rankin, Neal O'Conner.
- Garrard**—J. H. Clark, Harrison Ray, Logan Ison, D. M. Carter.
- Grant**—Pink Neal, W. A. Osborne, E. K. Green.
- Graves**—J. A. Foy, E. D. McClain, W. M. Kinsey, D. C. Turner, J. F. Wyatt, J. W. Puryear, A. B. Crooks, J. A. Hathcock.
- Grayson**—R. M. Cannon, J. H. Likins, J. F. Shrader, Miley Galloday, Willis Hackley, H. D. Wortham.
- Green**—M. R. Burriss, R. T. Close, O. K. Clark, A. A. Pierce.
- Greenup**—E. E. Warnock, F. M. Gray, William Riggs.
- Hancock**—W. D. Basham, James H. Cabal, J. O. Madden, E. C. Morrison.
- Hardin**—Chas. Jeffries, J. D. Perry, E. E. Miller, B. C. Hill, S. L. Waggener, G. M. Cox.
- Harlan**—W. C. L. Huff, J. F. Short, J. M. Huff, J. B. Browning, A. W. Smith, R. E. Lankford, S. H. Helton, J. H. Howard.
- Harrison**—R. W. Dimmitt, J. H. Dunn, Luther Clifford, B. F. Bedford, Leslie Martin, R. S. Kitchen, W. A. Hutton, J. K. Six.
- Hart**—C. C. McCoy, G. H. Franklin, W. H. McCubbin, Hayse Butler, W. H. Bevody, R. W. Lafferty.
- Henderson**—J. L. Duncan, T. H. Bennett, R. H. Sellars, Ison J. Sellars, Sam R. Wilson, G. W. Powell, T. J. Miller, J. Q. Miller.
- Henry**—J. J. Coleman, J. N. Chilton, Thos. Jenkins, J. M. Clements, L. A. Wheeler, Joe Gividen.
- Hickman**—J. H. Fisher, J. H. McPheters, Robert Smith, W. E. Slayden, D. J. McAllister.
- Hopkins**—S. H. Mosely, David L. Gordon, B. E. Laffoon, M. T. Clayton, C. D. Mitchell, H. B. Gross, D. N. Lamb.
- Jackson**—J. H. Hundley, Wm. Jones, W. P. Perry, M. H. Smith, W. E. Jones.
- Jefferson**—Hugo Schultz, Jacob J. Bunnell, Sam'l A. Irvine, W. L. Hazelip, Walter H. Camentz, Andrew P. Vogt, John J. O'Brien, Caleb W. Samuels, G. R. Peak.
- Jessamine**—J. R. Williams, T. S. Barr, R. H. Drakeford, L. R. Rutherford, Alvin L. Fain.
- Johnson**—Isalah Plummer, John W. Butcher, John A. Hughes, S. L. Blanton, Harry Stambaugh.

- Kenton**—Bert J. King, P. O'Sullivan, J. J. Maloney, Robert Helmer.
- Knott**—Henry Howard, Clifton Watts, James Stacy, Reece Stone.
- Knox**—John D. Martin, S. P. Adams, S. T. Jackson, E. G. Mills, W. E. Hammons, W. H. Grace, Archie O. Grant, A. J. Furgeson.
- Larue**—Levi Carter, J. H. Florence, J. H. Ferrill, D. A. Sullivan.
- Laurel**—A. D. Gross, R. B. Baker, R. H. Davidson, W. D. Harrison, J. T. Miller, J. M. Wyatt, Mitchell Ward.
- Lawrence**—W. T. Fugitt, J. S. Chapman, G. V. Pack, Henry Bishop, R. C. Miller, J. H. Frasher, B. F. Diamond, G. W. Wellman.
- Lee**—Malcom Brandenburg, John J. Kelly, Henderson Brandenburg, Ernest Blackwell, D. J. Shoemaker, G. C. Lucas, J. McGuire, Henry Johnson.
- Leslie**—W. J. Morgan, Jno. Couch, W. C. Baker, H. B. Howard, W. C. Wooten, Jno. B. Eversole, M. S. Saylor.
- Letcher**—B. Boyd Banks, W. H. Carter, Shade R. Combs, H. K. Raleigh, Leslie Whitaker, J. B. Stallard, S. T. Wright.
- Lewis**—T. J. Mackey, A. R. Campbell, S. B. Gulley, John M. Fannin, C. H. McEldowney, J. R. Hinton, J. C. Trumbo.
- Lincoln**—Sam M. Owens, Henry Hall, Simon Petrey, W. G. Gooch.
- Livingston**—G. A. Rudd, L. E. McDonald, H. W. Pierce, G. N. McGrew, C. M. King, B. B. Vickers, W. D. Sefrit.
- Logan**—J. F. Head, J. W. Riley, J. W. Page, C. H. Wilson, J. H. Smith, J. C. Williams, H. E. Orndorff.
- Lyon**—T. A. Williams, W. C. Lady, J. C. Woodall.
- Madison**—T. B. Collins, L. T. Wilson, D. J. Williams, Please Benton, Luther Todd, A. Isaacs, Joe T. Long, W. S. Million.
- Magoffin**—A. D. Stephens, Jesse Borders, S. H. Wilson, W. H. Power, Oscar Hopkins.
- Marion**—Alfred Isaacs, P. C. Weatherford, C. W. Parrott, G. W. Lockett, W. R. Hardesty, W. T. Smith, James S. Thompson, A. R. Perkins.
- Marshall**—Don Gold, W. H. Gohun, L. B. Salyer, A. A. Thompson, W. A. Gruggal.
- Martin**—Jesse Patrick, Alfred Carter, Drew Adams, J. A. Stepp, Ruben Crum, R. S. Mollett, James Brown.

- Mason**—Fred W. Bauer, Fred Dressel, W. B. Lane.
- McCracken**—G. R. Broadfoot, E. W. Hubbard, S. H. Winstead, R. L. Long, J. E. Potter.
- McCreary**—B. R. King, J. C. Anderson, Mark Wilson, J. S. Litton, Dennis Keith, Levi Vanover.
- McLean**—Clint Ellis, R. D. Rickard, J. Roy Lee, Geo. W. Hull, J. B. Warren, G. W. Jarvis, Fred T. Settle.
- Meade**—S. J. Mills, Ollie Board, C. W. Craycroft, W. F. Foushee, M. J. Bennett, J. F. Vessels.
- Menifee**—H. D. Adams, J. H. Thomas, B. C. Stamper, W. J. Wynn, N. V. Day.
- Mercer**—Miller Horn, Jesse Reed, R. A. Phillips, A. Sharp, Jno. Burgin, W. L. Whittinghill.
- Metcalfe**—James Williams, J. C. Harlow, Joe Jessee.
- Monroe**—W. T. Whitehead, A. E. Holloway, Pandy Murphy, Price Ford, A. W. Gerald, Alex Hale, Edgar High, T. S. Collins.
- Montgomery**—R. G. Kern, A. S. Hart, Dan Welch.
- Morgan**—Ed Day, R. L. Motley, E. W. Day, J. F. Lykins, Thomas Davis, L. C. Templeton, Jas. Henry Lewis, Polk Pendleton.
- Muhlenberg**—W. H. Noffsinger, D. J. Jenkins, E. B. Dukes, W. M. Brown, R. E. Williams.
- Nelson**—A. M. Greenwell, Ray Dickerson, John C. Durrett, J. W. Collins, E. C. Hayden.
- Nicholas**—James A. Cameron, J. E. Whaley, H. C. Metcalfe, C. B. Huffstetter, J. E. Taylor.
- Ohio**—Ed Shown, B. C. Rhoads, Sam L. Stevens, Q. B. Brown, B. F. Rice, G. W. Rowe, W. C. Daugherty, W. S. Dean.
- Oldham**—A. T. Wilhoit, W. A. Wheeler, F. Taylor, Allan Adams, J. L. Brown, F. M. Malone, H. A. Wilhoit, Walter Bennett.
- Owen**—J. R. Garvey, D. L. Johnson, Howard Ellis, J. A. Lusby.
- Owsley**—John Hughes, Robt. Green, T. W. Pendergrass, F. H. Gabbard, John S. Burns, B. N. Minter.
- Pendleton**—L. J. Wilson, Arthur Morford, Emmett Record, M. M. Mullins, Everett Aulick, Wm. Campbell, Early Cummins, E. A. Aulick.
- Ferry**—Wm. Wells, R. M. Begley, A. J. Witt, T. W. Couch, A. L. Miller, G. W. Allen, Ed Combs, A. L. Stamper.

- Pike**—D. Ratliff, Sam Branham, Sam Little, J. A. Justice, J. F. Burnett, T. J. Trent, T. M. Mounts, E. L. Hackney.
- Powell**—S. G. Baker, J. A. Sewell, C. B. Hatton, Ed Proffitt, Jesse Crowe.
- Pulaski**—Andrew Chaney, A. T. Spears, Tim Pennington, C. P. Dause, Walter S. Todd, Oscar Catron, S. M. Hargis, Joe Lewis, S. C. Harl, Russell Tarter.
- Robertson**—O. P. Overbey, John Owens, W. E. Linville, J. S. Massey, W. H. Berry.
- Rockcastle**—J. R. Evans, F. Ketron, W. D. Abney, W. D. Mullins, F. F. Robins.
- Rowan**—A. J. Alderman, J. D. Johnson, J. L. Sturgell, W. S. Moore.
- Russell**—Elmer Hughes, W. A. Carnes, B. O. Bernard, J. C. Holt.
- Scott**—T. K. Shuff, L. F. Aulick.
- Shelby**—N. T. Howell, J. M. Donahue, Ben Storts, G. Hagan, Ben. C. Storts, W. A. Smith, L. A. Boteler.
- Simpson**—J. P. Taylor, Alpha Harris, R. M. Meguiar, E. J. Moye.
- Spencer**—A. J. Offutt, T. G. Hedges, J. W. Russell, G. E. Snider, W. T. Love, Herbert Houghlin.
- Taylor**—W. H. Bennett, J. D. Jones, A. W. Miller, Ed Smith, T. A. Wise, J. D. Jones, W. G. Gilpin.
- Todd**—J. E. Utley, L. B. Thornberry, C. B. Brewer, J. N. Hadden, J. C. Bronaugh, J. R. Martin.
- Trigg**—E. R. Bleidt, N. G. Cunningham, D. D. Creekman, R. G. Jursley, C. T. Nunn, T. G. Stone, T. B. Tuggle.
- Trimble**—N. C. Cutshaw, S. A. Colbert, D. H. King, Henry Norvell.
- Union**—H. L. Tucker, J. R. Jenkins, R. E. Sheffer, R. E. Vaughn, Geo. Tate, J. R. Clark.
- Warren**—Richard Buckner, Claude Bates, S. J. Gaines, J. F. Duncan, T. E. Young, John H. Motley, V. M. Cox.
- Washington**—George A. Armstrong, Elvin Birch, John W. Gordon, S. P. Thompson, R. L. Clements.
- Wayne**—F. M. Lee, J. H. Gregory, E. W. Graham, B. A. Buck, L. T. Denney, A. M. Canada.
- Webster**—S. F. Melton, J. W. Gentry, O. E. Lane, R. W. Hocket, W. L. Baker.
- Whitley**—Bob L. Smith, Alven White, A. M. Stinton, John S. Skinner, J. W. Harp, Bob Jones, Jas. Sheehy, Frank Pease.

Wolfe—D. B. Dunn, Alex Shockey, J. B. Wireman, Geo. W. Spencer, W. Z. Miller, W. H. Taylor, H. B. Kash, R. H. Taulbee.

Woodford—B. M. Heatt, A. N. Razor, W. H. Wilson, J. E. Harris, L. D. Carpenter, W. W. Johnston.

COUNTY COMMISSIONERS

Bell—Tilman Ramsey, G. P. Sharp, C. F. Clayton, Jacob Schultz.

Boyd—Wm. Caldwell, T. J. Craft, John Mock.

Daviess—W. N. Horn, W. S. Wilson, W. G. Riney.

Greenup—E. E. Warnock, Wm. Riggs, F. M. Gray.

Jefferson—Jas. F. Grinstead, John Bryce Baskin, P. A. Hurt.

Montgomery—R. G. Kern, Dan Welch, A. S. Hart.

Scott—F. V. Nunnally, J. H. Payne, T. K. Shuff, H. P. True.

**SCHOOL CENSUS—CITIES (CENSUS OF APRIL, 1918,
SCHOOL AGE 6-18).**

CITY	Superintendent	White	Colored
Ashland.....	J. W. Bradner.....	3,052	92
Bellevue.....	Vaught Mills.....	1,463	0
Bowling Green.....	T. C. Cherry.....	1,363	499
Catlettsburg.....	A. W. Glasgow.....	832	0
Central City.....	W. C. Bell.....	681	81
Covington.....	H. S. Cox.....	10,685	542
Cynthiana.....	R. I. Cord.....	622	131
Dayton.....	R. H. Brown.....	1,571	7
Frankfort.....	J. W. Ireland.....	1,541	393
Georgetown.....	L. G. Wesley.....	551	382
Harlan.....	W. D. Jones.....	1,357	100
Henderson.....	M. E. Ligon.....	2,002	832
Hopkinsville.....	J. C. Waller.....	1,244	1,323
Lebanon.....	J. R. Sterrett.....	523	202
Lexington.....	M. A. Cassidy.....	4,839	2,770
Louisville.....	O. L. Reid.....	39,809	7,326
Ludlow.....	W. D. Reynolds.....	814	1
Mayfield.....	D. W. Bridges.....	1,244	334
Maysville.....	W. J. Caplinger.....	933	277
Middlesboro.....	T. W. Oliver.....	1,991	413
Mt. Sterling.....	W. O. Hopper.....	443	109
Newport.....	W. P. King.....	5,649	112
Nicholasville.....	H. L. Smith.....	3,040	699
Owensboro.....	James H. Risley.....	524	0
Paducah.....	Ralph Yakel.....	4,146	1,396
Paris.....	Lee Kirkpatrick.....	912	295
Pineville.....	H. L. Jones.....	702	91
Richmond.....	John Howard Payne.....	827	415
Russellville.....	W. N. Shackelford.....	486	306
Versailles.....	R. G. Lowry.....	242	140
Winchester.....	O. H. Harris.....	1,022	574

*The last actual school census in the city of Louisville was taken in April, 1917, when the school age was from 6 to 20. The figures here given are those of 1917, with the estimated number between 18 to 20 deducted.

COUNTY SUPERINTENDENTS

County	Superintendent	Post Office	White	Colored
Adair	Noah Loy	Columbia	4,323	390
Allen	N. S. Shaw	Scottsville	2,695	254
Anderson	T. J. Leathers	Lawrenceburg	1,970	155
Ballard	Pearl Thomas	Wickliffe	2,387	456
Barren	W. M. Totty	Glasgow	4,960	1,049
Bath	R. W. Kincaid	Owingsville	2,777	354
Bell	John Hays	Pineville	5,969	213
Boone	J. C. Gordon	Burlington	1,368	113
Bourbon	J. B. Caywood	Paris	1,889	905
Boyd	B. B. Triplett	Catlettsburg	1,709	54
Boyle	Oscar B. Fallis	Danville	1,857	976
Bracken	Nannie Hancock	Brooksville	1,943	73
Breathitt	Fallen Campbell	Jackson	6,198	56
Breckinridge	J. Raleigh Meador	Hardinsburg	4,426	360
Bullitt	Ora L. Roby	Shepherdsville	1,878	151
Buttler	C. E. Gary	Morgantown	4,361	158
Caldwell	H. W. Nichols	Princeton	2,285	326
Callaway	R. E. Broach	Murray	4,729	134
Campbell	J. W. Reiley	Alexandria	1,626	0
Carlisle	N. J. Parsons	Bardwell	1,482	90
Carroll	Clay Tharp	Carrollton	982	112
Carter	Lella B. Wilcox	Grayson	5,457	23
Casey	E. L. Cundiff	Liberty	4,897	36
Christian	L. E. Foster	Hopkinsville	3,797	2,898
Clark	Nancy Stevenson	Winchester	1,963	337
Clay	Davis M. Allen	Manchester	6,553	157
Clinton	J. O. Cole	Albany	2,749	22
Crittenden	James L. F. Parls	Marion	2,822	41
Cumberland	Mrs. Cora S. Payne	Burkesville	2,667	307
Davies	John L. Graham	Owensboro	5,881	488
Edmonson	W. A. Pardue	Brownsville	3,343	141

Elllott	Dr. Wales S. Brown	Ordinary	3,147	0
Estill	E. S. Land	Irvine	4,006	29
Fayette	Mrs. Nannie G. Faulconer	Lexington	2,362	965
Fleming	M. N. Evans	Flemingsburg	3,343	263
Floyd	H. N. Cooley	Prestonsburg	7,486	91
Franklin	L. D. Stucker	Frankfort	2,517	184
Fulton	Inez Luten	Hickman	1,347	616
Gallatin	Mrs. Rosa B. Wood	Warsaw	755	73
Garrard	Jennie Higgins	Lancaster	2,687	580
Grant	B. N. Harrison	Williamstown	2,228	62
Grayson	J. E. Coleman	Mayfield	6,880	559
Green	Mrs. Effie Sadler Basham	Leitchfield	5,294	64
Greenup	Myrtle F. Howard	Greensburg	2,753	427
Hancock	J. H. Hatfield	Greensburg	4,213	45
Hardin	J. H. Lamb	Hawesville	1,967	114
Harlan	J. A. Payne	Elizabethtown	4,559	413
Harrison	A. C. Jones	Harlan	5,324	175
Hart	B. F. Kearns	Cynthiana	3,071	147
Henderson	R. E. Jagers	Munfordville	4,350	584
Henry	F. B. Liles	Henderson	3,210	983
Hickman	Mrs. Hallie Ellis Pope	Newcastle	1,653	323
Hopkins	J. W. Brinkley	Clinton	2,219	389
Jackson	L. R. Ray	Madisonville	5,285	1,742
Jefferson	H. F. Minter	McKee	4,183	0
Jessamine	Orville J. Stivers	Louisville	6,132	1,165
Johnson	C. C. Sandusky	Nicholasville	1,957	466
Kenton	Fred Meade	Paintsville	4,969	0
Knox	J. C. Mills	Erlanger	1,771	70
Knox	Adam Campbell	Hindman	4,316	65
Larue	E. B. Hemphill	Barbourville	6,239	140
Laurel	Sara Castleman McConnell	Hodgenville	2,247	243
Lawrence	D. B. Johnson	London	5,326	132
Lee	J. H. Ekers	Louisia	5,183	56
Leslie	J. P. Thomas	Beattyville	2,586	53
Letcher	Mrs. Clayborn Feltner	Hyden	3,276	34
Lewis	E. B. Hale	Whitesburg	4,374	359
Lincoln	I. Q. Adams	Vanceburg	4,204	28
Livingston	Garland Singleton	Stanford	3,456	712
Logan	H. D. Millen	Smithland	2,107	144
	R. N. Beauchamp	Russellville	4,741	1,079

COUNTY SUPERINTENDENTS—Continued

County	Superintendent	Post Office	White	Colored
Lyon	N. G. Martin	Eddyville	1,875	331
Madison	Ben F. Edwards	Richmond	4,700	988
Magoffin	J. S. Adams	Salversville	4,197	9
Marion	J. W. Clarkson	Lebanon	3,398	396
Marshall	Harry W. Peters	Benton	3,961	23
Martin	U. G. Johnson	Inez	2,498	0
Mason	G. H. Turnipseed	Maysville	2,533	399
McCracken	M. V. Miller	Faducan	2,824	557
McCreary	J. L. Harmon	Whitley City	3,189	16
McLean	Wallace T. Bennett	Calhoun	2,574	228
Meade	L. H. Powell	Frenchburg	2,402	148
Menifee	W. O. Back	Frenchburg	1,746	25
Mercer	Ora L. Adams	Hartwood	2,308	192
Metcalf	R. A. Palmore	Edmonton	2,733	281
Monroe	Ella Braswell	Tompkinsville	3,625	249
Montgomery	Georgia V. Sled	West Liberty	1,813	706
Morgan	Bernard E. Whit	West Liberty	4,597	0
Muhlenberg	V. M. Moseley	Greenville	6,366	721
Nelson	W. T. McClain	Bardonia	3,446	753
Nicholas	Mrs. Eda S. Taylor	Carlisle	1,901	161
Ohio	E. S. Howard	Hartford	5,742	276
Oldham	J. W. Selph	LaGrange	2,970	261
Owsley	O. V. Jones	Owenton	2,512	235
Pendleton	A. J. Creech	Booneville	2,702	19
Perry	John E. Drake	Falmouth	2,141	46
Pike	M. C. Napier	Hazard	5,516	275
Powell	Fonso Wright	Pikeville	11,642	255
Pulaski	Dudley Caudell	Stanton	1,738	57
Robertson	Leonard E. Meece	Somerset	8,236	340
Rockcastle	Cleveland Moore	St. Olivet	3,933	17
	Mrs. Alice Davis	Mt. Vernon	4,307	24

Rowan.....	J. H. Powers.....	Morehead.....	3,026	11
Russell.....	B. A. Lawless.....	Jamestown.....	3,218	81
Scott.....	Mary Bradley.....	Georgetown.....	2,309	401
Shelby.....	Mrs. M. L. Hall.....	Shelbyville.....	2,655	463
Simpson.....	Alice Adams.....	Franklin.....	1,782	571
Spencer.....	Katie B. Beauchamp.....	Taylorsville.....	1,689	173
Taylor.....	Geo. E. Sapp.....	Campbellsville.....	2,776	367
Todd.....	H. G. Watson.....	Elkton.....	2,356	1,244
Trigg.....	Levi Cunningham.....	Cadiz.....	2,989	1,981
Trimble.....	Mrs. Carrie Logan Hood.....	Bedford.....	1,330	14
Union.....	G. W. Curry.....	Morganfield.....	2,688	533
Warren.....	Mrs. Hubert Mills.....	Bowling Green.....	5,161	929
Washington.....	Simpson Roberts.....	Springfield.....	2,943	593
Wayne.....	Mrs. Hattie Denney.....	Monticello.....	4,453	217
Webster.....	T. W. Johnson.....	Dixon.....	3,042	702
Whitley.....	Samuel Walker.....	Williamsburg.....	6,397	219
Wolfe.....	Taylor Shockey.....	Campton.....	2,986	14
Woodford.....	M. B. Hifner.....	Pinckard.....	1,865	656
			413,283	40,514

LIST OF KENTUCKY NEWSPAPERS

- Adair**—News (D.), Columbia.
Allen—Citizen Times (R.), Scottsville; Allen County News (D.)
Anderson—News (D.), Lawrenceburg.
Ballard—Yeoman (D.), Wickliffe; Advance (D.), La Center;
 Modern News (D.), Barlow.
Barren—Republican (R.), Times (D.), Glasgow.
Bath—Outlook (D.), Owingsville.
Bell—News (R.), Three States (R.), Middlesboro; Sun (I.), The
 Citizen (R.), Pineville.
Boone—Recorder (D.), Burlington; Walton Advertiser.
Bourbon—Kentuckian-Citizen (D.), News (D.), Democrat (D.),
 Paris.
Boyd—Daily Independent (R.), Ashland.
Boyle—Advocate (D.), Messenger (D.), Danville.
Bracken—Chronicle (D.), Review (D.), Augusta.
Breathitt—Times (I.), Jackson.
Breckinridge—News (I.), Cloverport; Record-Press, Hardins-
 burg; Irvington Herald.
Bullitt—Pioneer (D.), News (D.), Shepherdsville.
Butler—Green River Republican (R.), Morgantown.
Caldwell—Leader (D.), Princeton.
Calloway—Ledger (I.), Times (D.), Murray.
Campbell—Journal (D.), Newport.
Carlisle—News (D.), Bardwell; Courier (D.), Arlington.
Carroll—Democrat (D.), News (D.), Carrollton.
Carter—Herald (R.); Grayson East Kentucky Journal.
Casey—News (R.), Liberty.
Christian—Daily News Era (D.), Kentuckian (D.), Hopkins-
 ville.
Clark—Democrat (D.), Sun (D.), Winchester.
Clay—Clarion (R.), Manchester.
Clinton—New Era (R.), Albany.
Crittenden—Record-Press (D.), News (R.), Marion.
Cumberland—Leader (D.), Burkesville.
Daviess—Daily Messenger (D.), Daily Inquirer (D.), News,
 Owensboro.
Elliott—Democrat (D.), Sandy Hook.
Estill—Tribune (D.), Irvine.
Fayette—Daily Herald (D.), Daily Leader (R.), Lexington.
Fleming—Times-Democrat (D.), Gazette (R.), Flemingsburg;
 Inquirer (D.), Ewing.
Floyd—Big Sandy Democrat (D.), Post (D.), Prestonsburg.
Franklin—State Journal (D.), Frankfort.

- Fulton—Daily Leader (D.), Fulton; Courier (D.), Hickman.
Gallatin—Independent (I.), Warsaw.
Garrard—Central-Record (R.), Lancaster.
Grant—News (I.D.), Williamstown.
Graves—Daily Messenger and Times (D.), Mayfield.
Grayson—Gazette (D.), Leitchfield; News, Caneyville.
Green—Record (I.), Greensburg.
Greenup—Russell Times (D.), Republican (R.), Greenup.
Hancock—Clarion (D.), Hawesville.
Hardin—News (D.), Mirror (D.), Elizabethtown.
Harlan—Enterprise (R.), Eastern Kentucky News (R.), Harlan.
Harrison—Democrat (D.), Log Cabin (R.), Cynthiana.
Hart—News (D.), Munfordville.
Henderson—Daily Gleaner (D.), Daily Journal (D.), Henderson.
Henry—Local (D.), New Castle.
Hickman—Twice-a-week Gazette (D.), Columbus.
Hopkins—Hustler (D.), Madisonville; Progress (D.), Dawson Springs; The Messenger, Madisonville.
Jefferson—Daily Courier-Journal (D.), Daily Times (D.), Daily Post (I.), Daily Herald (R.), Daily Anzeiger (D.), Louisville.
Jessamine—Journal (D.), Nicholasville, The News.
Johnson—Herald (R.), Post (R.), Paintsville.
Kenton—Daily (Ky.), Post (I.), Covington.
Knox—Mountain Advocate (R.), Barbourville.
Larue—Herald (D.), Hodgenville, Larue County News.
Laurel—Echo (R.), Sentinel (R.), London.
Lawrence—News (D.), Louisa, Lawrence Co. Recorder.
Lee—Enterprise (R.), Beattyville.
Leslie—Thousandsticks, Hyden.
Letcher—News (R.), Mountain Eagle (I.), Whitesburg.
Lewis—Sun (R.), Vanceburg.
Lincoln—Interior Journal (D.), Stanford; Sun, Crab Orchard.
Livingston—Enterprise (D.), Smithland.
Logan—News-Democrat (D.), Russellville.
Lyon—Herald (D.), Eddyville.
Madison—Register (D.), Richmond; Pantagraph.
Marion—Enterprise (D.), Falcon (D.), Lebanon.
Magoffin—Herald (D.), Salyersville.
Mason—Daily Bulletin (D.), Daily Public Ledger (R.), Independent (D.), Maysville.
Marshall—Tribune-Democrat (D.), Benton; Enterprise (R.), Hardin.

- Martin—News (R.), Inez.
McCracken—Daily News-Democrat (D.), Daily Sun (R.), Paducah.
McCreary—McCreary County Record.
McLean—McLean County News.
Meade—Messenger (D.), Brandenburg.
Menifee—Agitator (D.), Frenchburg.
Mercer—Herald (D.), Democrat (D.), Harrodsburg.
Metcalfe—News (D.), Edmonton.
Monroe—News (R.), Tompkinsville.
Montgomery—Sentinel-Democrat (D.), Advocate (D.), Gazette (R.), Mt. Sterling.
Morgan—Licking Valley Courier (D.), West Liberty.
Muhlenberg—Record-Sentinel (I.), Greenville; Argus (D.), Central City.
Nelson—Standard (D.), Bardstown; Echo (D.), New Haven.
Nicholas—Mercury (D.), Carlisle.
Ohio—Herald (D.), Republican (R.), Hartford.
Oldham—New Era (D.), Lagrange.
Owen—News-Herald (D.), Democrat (D.), Owenton.
Owsley—Owsley Courier.
Pendleton—Pendleton Co. Democrat (D.), Outlook (R.), Falmouth.
Perry—Herald (I.), Hazard.
Pike—News (R.), Pikeville.
Powell—Times-Herald (D.), Clay City.
Pulaski—Journal (D.), Commonwealth (R.), Somerset.
Robertson—Tribune-Democrat (I.), Mt. Olivet.
Rockcastle—Signal (D.), Mt. Vernon.
Rowan—Rowan County News, Morehead.
Russell—Advance (I.), Jamestown.
Scott—Times (D.), News (I.), Georgetown.
Shelby—Sentinel (D.), News (I.), Record (D.), Shelbyville.
Simpson—Favorite (D.), Franklin.
Spencer—Magnet (D.), Taylorsville.
Taylor—News-Journal (I.), Campbellsville; Taylor Co. Herald.
Todd—Times (D.), Elkton.
Trigg—Record (D.), Cadiz.
Trimble—Democrat (D.), Bedford.
Union—Sun (D.) Morganfield; News-Democrat (D.), Sturgis; The Telegram, Uniontown.
Warren—Times-Journal, Park City News.
Wayne—Wayne County Outlook.
Washington—Springfield Sun.

Webster—Journal (D.), Dixon; Banner (I.), Sebree, Enterprise (D.), Providence.
 Whitley—Whitley Republican (R.), Williamsburg.
 Wolfe—Herald (D.), Hazel Green; Courier (D.), Campton.
 Woodford—Woodford Sun (D.), Versailles; Blue Grass Clipper (D.), Midway.

DEMOCRATIC STATE CENTRAL AND EXECUTIVE COMMITTEES

Headquarters, Seelbach Hotel, Louisville.

CHARLES A. HARDIN, Chairman.....Harrodsburg, Ky.
 SELDON R. GLENN, Secretary.....

State Central Committee

State-at-Large—George B. Martin.....Catlettsburg, Ky.
 First District—W. A. Berry.....Paducah, Ky.
 Second District—J. E. Hayes.....Dawson Springs, Ky.
 Third District—T. P. Dickerson.....Glasgow, Ky.
 Fourth District—W. C. Montgomery.....Elizabethtown, Ky.
 Fifth District—*W. P. McDonough.....Louisville, Ky.
 Sixth District—Otto Wolfe.....Covington, Ky.
 Seventh District—Charles M. Harriss.....Versailles, Ky.
 Eighth District—John B. Nichols.....Danville, Ky.
 Ninth District—Foster V. Cox.....Carlisle, Ky.
 Tenth District—J. R. Johnson, Jr.....Pikeville, Ky.
 Eleventh District—E. M. Gatliff.....Williamsburg, Ky.

State Executive Committee

State-at-Large—J. E. Robinson.....Lancaster, Ky.
 First District—Thomas Turner.....Cerulean Springs, Ky.
 Second District—W. C. Bland.....Uniontown, Ky.
 Third District—Harry Lazarus.....Bowling Green, Ky.
 Fourth District—Charles J. Hubbard.....Hodgenville, Ky.
 Fifth District—Jas. P. Ready.....Louisville, Ky.
 Sixth District—W. N. Hind.....Covington, Ky.
 Seventh District—Wm. F. Klair.....Lexington, Ky.
 Eighth District—Thos. R. Welch.....Nicholasville, Ky.
 Ninth District—Wm. A. Young.....Morehead, Ky.
 Tenth District—John Hopkins.....Prestonsburg, Ky.
 Eleventh District—J. M. Meadows.....Jamestown, Ky.

Democratic National Committeeman

W. B. HALDEMAN.....Louisville, Ky.

*Deceased.

REPUBLICAN STATE CENTRAL COMMITTEE

Permanent Headquarters, 810 Republic Bldg., Louisville, Ky.

E. T. FRANKS, Chairman.....Owensboro, Ky.
 JOHN H. GILLIAM, Vice Chairman.....Scottsville, Ky.
 ALVIS S. BENNETT, Secretary.....Louisville, Ky.
 GEORGE T. WOOD, Treasurer.....Louisville, Ky.

State-at-Large—Richard P. Ernst.....Covington, Ky.
 State-at-Large—R. W. Hunter.....Providence, Ky.
 First District—Ed. R. Miller.....Paducah, Ky.
 Second District—Dr. H. J. Beard.....Livermore, Ky.
 Third District—John H. Gilliam.....Scottsville, Ky.
 Fourth District—John P. Haswell.....Hardinsburg, Ky.
 Fifth District—J. M. Chilton.....Louisville, Ky.
 Sixth District—John J. Craig.....Covington, Ky.
 Seventh District—H. G. Garrett.....Winchester, Ky.
 Eighth District—George D. Florence.....Stanford, Ky.
 Ninth District—T. A. Field.....Ashland, Ky.
 Tenth District—Sam Collins.....Whitesburg, Ky.
 Eleventh District—Chas. Finley.....Williamsburg, Ky.

Republican National Committeeman

A. T. HERT.....Louisville, Ky.

PRESIDENTS OF THE UNITED STATES

Year of Quali- fication.	NAMES	Where From	Terms of Office	Politics.
1789	George Washington	Virginia	8 years	Federalist
1797	John Adams	Massachusetts	4 years	Federalist
1801	Thomas Jefferson	Virginia	8 years	Republican
1809	James Madison	Virginia	8 years	Republican
1817	James Monroe	Virginia	8 years	Republican
1825	John Quincy Adams	Massachusetts	4 years	Republican
1829	Andrew Jackson	Tennessee	8 years	Democrat
1837	Martin Vanburen	New York	4 years	Democrat
1841	1 Wm. H. Harrison	Ohio	1 month	Whig
1841	John Tyler	Virginia	3 years, 11 months	Whig
1845	James Knox Polk	Tennessee	4 years	Democrat
1849	2 Zachary Taylor	Louisiana	1 year, 4 months, 5 days	Whig
1850	Millard Fillmore	New York	2 years, 7 months, 26 days	Whig
1853	Franklin Pierce	N. Hampshire	4 years	Democrat
1857	James Buchanan	Pennsylvania	4 years	Democrat
1861	3 Abraham Lincoln	Illinois	4 years, 1 month, 10 days	Republican
1865	Andrew Johnson	Tennessee	3 years, 10 months, 20 days	Republican
1869	Ulysses S. Grant	Illinois	8 years	Republican
1877	Rutherford B. Hayes	Ohio	4 years	Republican
1881	4 James A. Garfield	Ohio	6 months, 15 days	Republican
1881	Chester A. Arthur	New York	3 years, 5 months, 15 days	Republican
1885	Grover Cleveland	New York	4 years	Democrat
1889	Benjamin Harrison	Indiana	4 years	Republican
1893	Grover Cleveland	New York	4 years	Democrat
1897	5 William McKinley	Ohio	4 years, 6 months, 10 days	Republican
1901	Theodore Roosevelt	New York	4 years, 5 months, 20 days	Republican
1905	Theodore Roosevelt	New York	4 years	Republican
1909	William H. Taft	Ohio	4 years	Republican
1913	Woodrow Wilson	New Jersey	8 years	Democrat

(1) Died in office April 4, 1841, when Vice President Tyler succeeded him.

(2) Died in office July 9, 1850, when Vice President Fillmore succeeded him.

(3) Assassinated April 14, 1865, when Vice President Johnson succeeded him.

(4) Assassinated, and died September 20, 1881, when Vice President Arthur succeeded him.

(5) Assassinated, died September 14, 1901, and was succeeded by Theodore Roosevelt.

Vote for Governor and Constitutional Prohibition Amendment, 1919

Popular Vote for President, 1916

COUNTIES	J. D. Black, Dem.	E. P. Morrow, Rep.	G. D. Becker, Soc.	Amend- ment		Wilson, Dem.	Hughes, Rep.	Hanley, Prohl.	Socialist	Progressive.	Soc. Labor.
				Yes	No						
Adair.....	1,613	2,078	10	1,576	1,004	1,675	1,868	14	1	0	1
Allen.....	1,310	2,217	0	1,677	1,132	1,647	2,137	34	4	2	0
Anderson.....	1,300	1,361	10	1,036	1,014	1,521	1,055	26	1	0	1
Ballard.....	1,872	681	23	1,519	696	2,222	632	13	75	0	1
Barren.....	2,803	2,379	19	2,532	1,767	3,370	2,462	33	23	0	2
Bath.....	1,337	1,360	5	1,679	592	1,796	1,360	16	8	0	2
Bell.....	1,087	4,192	40	2,027	2,440	1,373	321	19	54	2	1
Boone.....	1,452	540	9	1,102	815	2,008	531	9	0	0	0
Bourbon.....	2,557	2,113	1	2,153	1,870	2,715	187	31	7	0	0
Boyd.....	1,815	2,111	40	2,760	1,999	2,738	2,883	60	62	2	6
Boyle.....	1,915	1,607	7	1,901	1,090	2,052	1,494	23	3	0	0
Bracken.....	1,209	1,066	28	1,022	1,241	1,676	1,082	18	47	1	1
Breathitt.....	1,895	1,725	4	1,206	910	2,067	1,584	22	3	2	2
Breckinridge.....	1,855	2,494	7	2,176	1,647	2,172	549	55	13	3	2
Bullitt.....	1,231	784	7	652	1,177	1,508	896	7	1	0	0
Butler.....	915	2,337	9	1,397	841	1,158	2,456	23	10	0	0
Caldwell.....	1,444	1,666	34	1,613	1,853	1,695	1,672	17	49	2	1
Calloway.....	2,496	885	47	2,052	1,937	3,334	1,026	18	135	0	3
Campbell.....	3,500	7,682	564	2,324	9,243	7,290	5,696	96	513	2	11
Carlisle.....	1,252	423	4	972	524	1,646	494	12	33	0	0
Carroll.....	1,519	553	13	1,039	915	1,646	535	18	1	0	0
Carter.....	1,445	2,740	31	2,232	1,362	1,757	1,954	19	19	1	0
Casey.....	1,167	2,010	9	1,840	1,760	1,352	1,949	28	81	2	6

Christian.....	3, 412	4, 629	51	4, 042	2, 945	3, 644	4, 594	44	54	1	1	0	0
Clark.....	2, 328	1, 685	0	2, 169	1, 354	2, 620	1, 731	31	6	1	0	0	0
Clay.....	708	2, 335	9	1, 258	1, 120	2, 879	2, 271	6	5	1	0	0	0
Clinton.....	297	1, 304	2	1, 957	306	379	1, 260	14	0	1	0	0	0
Crittenden.....	1, 142	1, 702	14	1, 471	1, 063	1, 455	1, 794	24	19	1	1	3	0
Cumberland.....	4, 513	1, 412	6	1, 027	613	5, 396	1, 394	15	0	0	0	0	0
Davies.....	4, 258	4, 046	25	4, 077	3, 355	5, 396	4, 078	70	29	2	2	4	0
Edmonson.....	796	1, 403	4	753	871	1, 339	1, 339	14	7	2	0	0	0
Elliott.....	919	1, 490	2	768	599	1, 151	525	10	1	0	0	0	0
Estill.....	1, 031	1, 647	7	1, 126	1, 120	1, 180	1, 524	21	0	1	1	2	0
Fayette.....	5, 430	1, 952	24	4, 667	5, 366	6, 348	5, 472	70	19	2	2	3	0
Fleming.....	1, 794	1, 895	8	1, 988	1, 276	2, 240	1, 896	40	1	2	0	3	0
Floyd.....	1, 904	2, 086	130	1, 453	1, 727	2, 217	1, 823	10	16	0	0	5	0
Franklin.....	2, 960	1, 436	5	2, 187	1, 928	3, 345	1, 426	18	12	0	0	3	0
Fulton.....	1, 473	1, 586	11	1, 069	890	2, 200	747	28	17	0	0	4	0
Gallatin.....	826	283	5	501	562	1, 060	283	4	0	1	0	1	0
Garrard.....	1, 394	1, 677	19	2, 038	766	1, 375	1, 628	20	4	1	1	1	0
Grant.....	1, 413	1, 070	3	2, 993	1, 339	1, 841	1, 078	36	3	1	0	0	0
Graves.....	4, 223	1, 669	66	3, 363	1, 841	5, 197	1, 930	17	131	0	0	5	0
Grayson.....	1, 541	2, 346	17	2, 127	1, 488	1, 953	2, 368	28	13	0	0	2	0
Green.....	1, 098	1, 395	12	1, 298	674	1, 239	1, 412	19	0	1	1	0	0
Greenup.....	1, 080	1, 742	36	1, 336	1, 088	1, 820	1, 821	32	92	0	0	4	0
Hancock.....	609	770	21	790	350	883	918	12	16	1	1	2	0
Hardin.....	2, 327	1, 899	15	1, 725	2, 113	3, 272	1, 887	12	32	0	0	3	0
Harlan.....	940	3, 900	28	2, 212	1, 644	690	2, 670	22	53	0	0	1	0
Harrison.....	2, 471	1, 445	7	1, 787	1, 825	2, 778	1, 409	52	7	0	0	0	0
Hart.....	1, 621	1, 988	24	1, 625	1, 603	2, 048	2, 031	20	36	6	6	0	0
Henderson.....	2, 585	1, 895	84	2, 286	1, 783	3, 699	2, 218	49	125	2	2	3	0
Henry.....	2, 437	1, 338	4	2, 233	1, 410	2, 595	1, 832	23	5	0	0	0	0
Hickman.....	1, 340	1, 427	9	2, 977	561	1, 982	539	15	24	0	0	2	0
Hopkins.....	3, 417	3, 446	75	2, 995	2, 675	3, 757	3, 615	102	31	0	0	4	0
Jackson.....	202	2, 006	0	851	756	252	1, 968	16	3	0	0	93	0
Jefferson.....	21, 389	30, 847	791	12, 371	37, 334	28, 840	28, 396	205	883	12	12	2	0
Jessamine.....	1, 735	1, 412	6	1, 924	1, 065	1, 727	1, 326	65	0	0	0	2	0
Johnson.....	937	2, 599	23	2, 073	1, 327	1, 253	2, 500	22	41	2	0	2	0
Kenton.....	5, 216	7, 943	683	3, 803	9, 902	10, 402	5, 267	103	411	10	10	24	0
Knott.....	1, 276	644	6	3, 711	744	1, 454	5, 571	4	0	0	0	1	0
Knox.....	1, 081	3, 210	12	1, 663	1, 602	1, 126	3, 192	20	1	0	8	0	0
Larue.....	1, 042	1, 042	8	1, 968	743	1, 350	936	12	1	1	1	1	0

COUNTIES	F. D. Black, Dem.	E. P. Morrow, Rep.	G. D. Becker, Soc.	Amend- ment		Wilson, Dem.	Hughes, Rep.	Hanley, Prohl.	Socialist	Progressive.	Soc. Labor.
				Yes	No						
Laurel.....	1,024	2,629	28	1,949	1,394	1,171	2,383	18	78	0	0
Lawrence.....	1,571	1,645	7	1,879	901	1,910	1,928	26	18	0	0
Lee.....	745	1,205	3	810	639	793	1,136	12	1	0	0
Leslie.....	101	1,512	8	659	519	133	1,516	4	2	1	1
Letcher.....	881	2,662	12	975	1,222	1,121	2,220	11	12	1	1
Lewis.....	928	2,479	29	1,782	1,279	1,276	2,324	40	69	1	1
Lincoln.....	2,088	2,081	0	2,025	1,353	2,212	1,868	35	41	2	2
Livingston.....	1,048	2,978	25	1,105	644	1,287	923	12	83	0	0
Logan.....	3,122	2,308	22	2,348	1,616	3,373	2,501	43	31	0	0
Lyon.....	976	761	11	784	510	1,191	748	12	9	0	0
Madison.....	2,897	3,229	15	2,486	1,953	3,235	3,017	22	10	2	2
Magoffin.....	915	1,594	1	959	744	1,433	1,536	23	6	2	2
Marion.....	1,721	1,352	14	1,184	1,491	2,063	1,396	15	3	0	0
Marshall.....	1,692	1,085	19	1,705	536	2,263	1,201	20	46	0	0
Martin.....	164	1,006	0	593	402	280	1,100	8	15	1	1
Mason.....	2,353	2,353	13	1,738	2,364	2,820	2,127	46	7	0	0
McCracken.....	3,224	3,346	116	3,670	2,707	4,356	3,058	28	211	3	18
McCreary.....	280	1,556	11	3,936	2,407	3,324	1,630	5	22	1	1
Meade.....	1,368	1,360	21	1,633	826	1,589	1,439	24	41	0	0
Menifee.....	1,133	810	17	708	1,065	1,317	803	8	36	0	0
Mercer.....	495	343	6	448	271	730	369	0	0	1	1
Metcalf.....	1,987	1,702	13	2,164	1,270	2,093	1,531	31	4	0	0
Monroe.....	1,946	1,198	7	990	540	1,046	1,170	15	4	1	1
	698	1,960	11	1,226	667	1,882	2,008	7	1	2	1

Montgomery.....	1,505	1,309	4	1,507	1,001	1,705	1,195	11	12	2	1
Morgan.....	1,688	1,140	2	1,568	2,904	2,319	1,123	14	7	4	4
Muhlenberg.....	2,318	3,966	189	3,075	2,554	2,900	3,533	22	146	0	5
Nelson.....	2,196	1,630	6	1,621	1,811	2,946	1,346	31	4	0	2
Nicholas.....	1,574	1,002	6	1,564	331	1,829	964	29	6	2	2
Ohio.....	2,147	3,155	90	2,971	1,930	2,723	3,286	48	156	3	2
Ondham.....	1,178	654	4	819	839	1,455	642	14	5	0	2
Owen.....	2,434	783	9	1,891	1,184	2,911	653	23	10	0	2
Owsley.....	1,187	1,181	5	1,457	1,446	1,197	1,173	9	3	0	0
Pendleton.....	1,389	1,390	5	1,457	1,151	1,798	1,296	26	13	1	2
Perry.....	1,038	2,852	10	866	1,225	914	2,317	26	53	1	4
Pike.....	3,064	4,802	29	2,266	2,135	3,414	4,212	42	31	0	4
Powell.....	568	559	7	586	280	757	587	0	0	0	0
Pulaski.....	1,854	4,244	15	3,376	1,553	2,531	4,136	59	16	2	2
Robertson.....	572	420	1	602	310	663	415	5	0	0	0
Rockcastle.....	886	2,020	7	1,536	817	968	1,932	7	8	0	3
Rowan.....	739	879	14	813	434	881	911	12	5	1	0
Russell.....	711	1,431	3	1,155	357	859	1,298	24	5	0	0
Scott.....	2,371	1,506	15	2,229	1,489	2,611	1,486	21	7	2	4
Shelby.....	2,717	1,962	14	2,436	1,857	2,919	1,863	17	5	1	2
Simpson.....	1,517	906	8	1,040	1,207	1,857	955	11	5	0	0
Spencer.....	1,063	706	5	1,093	536	1,271	591	6	1	0	0
Taylor.....	1,302	1,420	7	1,554	608	1,360	1,332	19	5	0	0
Todd.....	1,704	1,680	10	1,356	986	2,051	1,671	31	28	0	2
Trigg.....	1,518	1,492	25	1,068	963	1,722	1,533	14	60	4	3
Trimble.....	1,058	251	3	632	545	1,319	259	21	5	1	0
Union.....	1,872	1,016	49	1,307	1,388	2,754	1,184	5	49	1	0
Warren.....	3,471	2,970	22	1,113	1,684	4,228	3,002	54	11	4	6
Washington.....	1,464	1,759	9	1,640	1,020	1,654	1,654	12	3	0	0
Wayne.....	1,083	1,676	4	1,632	730	1,373	1,638	22	1	0	3
Webster.....	2,033	1,890	19	1,990	1,521	2,673	2,082	28	20	0	0
Whitley.....	827	3,892	43	2,821	1,368	1,171	3,919	15	33	2	4
Wolfe.....	829	640	2	748	646	1,108	645	6	0	0	0
Woodford.....	1,600	1,282	8	1,214	1,418	1,786	1,300	11	9	0	0
Totals.....	214,114	254,290	4,221	208,755	198,038	269,990	241,854	3,036	4,734	122	333

ELECTORAL VOTE 1916.

WILSON, DEMOCRAT.		HUGHES, REPUBLICAN.	
Alabama	12	Connecticut	7
Arizona	3	Delaware	3
Arkansas	9	Illinois	29
California	13	Indiana	15
Colorado	6	Iowa	13
Florida	6	Maine	6
Georgia	14	Massachusetts	18
Idaho	4	Michigan	15
Kansas	10	Minnesota	12
Kentucky	13	New Jersey	14
Louisiana	10	New York	45
Maryland	8	Oregon	5
Mississippi	10	Pennsylvania	38
Missouri	18	Rhode Island	5
Montana	4	South Dakota	5
Nebraska	8	Vermont	4
Nevada	3	West Virginia	7
New Hampshire	4	Wisconsin	13
New Mexico	3		
North Carolina	12		254
North Dakota	5	Total Electoral College ...	531
Ohio	24		
Oklahoma	10		
South Carolina	9		
Tennessee	12		
Texas	20		
Utah	4		
Virginia	12	Wilson, Dem.	9,129,269
Washington	7	Hughes, Rep.	8,547,328
West Virginia	1	Benson, Soc.	590,579
Wyoming	3	Hanly, Pro.	221,329
		Reimer, Soc. Labor....	14,180
	277		18,538,248

UNITED STATES GOVERNMENT

THE EXECUTIVE.

President, Woodrow Wilson, of New Jersey	\$75,000
Vice President, Thomas Riley Marshall, of Indiana.....	12,000

THE CABINET.

Secretary of State, Bainbridge Colby, New York.....	12,000
Secretary of Treasury, David Houston, Mass. <i>Ind.</i>	12,000
Secretary of War, Newton Diehl Baker, Ohio.....	12,000
Attorney General, A. Mitchell Palmer, Pennsylvania.....	12,000
Post Master General, Edmund Byrne, Iowa <i>Ind.</i>	12,000
Secretary of the Navy, Josephus Daniels, North Carolina.....	12,000
Secretary of Interior, Franklin Knight Lane, California.....	12,000
Secretary of Agriculture, James Wilson, Missouri <i>E. J. Mendenhall, Iowa</i>	12,000
Secretary of Commerce, William Cox Redfield, New York.....	12,000
Secretary of Labor, William Bauchop Wilson, of Penn- sylvania	12,000

SUPREME COURT

(Supreme Court meets third Monday in October at Washington)

Chief Justice, Edward Douglass White, Louisiana.....	15,000
Associate Justice, Joseph McKenna, California.....	14,500
Associate Justice, Oliver Wendall Holmes, Massachusetts.....	14,500
Associate Justice, William R. Day, Ohio.....	14,500
Associate Justice, Willis VanDevanter, Wyoming.....	14,500
Associate Justice, Mahlon Pitney, New Jersey.....	14,500
Associate Justice, James Clarke McReynolds, Tennessee.....	14,500
Associate Justice, Louis D. Brandeis, Massachusetts.....	14,500
Associate Justice, John H. Clarke, Ohio.....	14,500

GOVERNORS OF THE STATES.

(With their politics, term of office, and date of expiration of same.)

STATES	CAPITALS	Names of Governors	Years	Terms Expire
Alabama	Montgomery	Thomas E. Kilby.....(D)	4	Jan. 1923
Arizona	Phoenix	Thomas E. Campbell.....(R)	2	Jan. 1921
Arkansas	Little Rock	Chas. E. Brough.....(D)	2	Jan. 1921
California	Sacramento	Wm. B. Stephens.....(R)	4	Jan. 1923
Colorado	Denver	Thos. J. Tynan.....(D)	2	Jan. 1921
Connecticut	Hartford	Marcus H. Holcombe.....(R)	2	Jan. 1921
Delaware	Dover	Jno. G. Townsend, Jr.....(R)	4	Jan. 1921
Florida	Tallahassee	Sidney J. Catts.....(D)	4	Jan. 1921
Georgia	Atlanta	Hugh M. Dorsey.....(D)	2	Jun. 1921
Idaho	Boise	D. W. Davis.....(R)	2	Jan. 1921
Illinois	Springfield	Frank O. Lowden.....(R.)	4	Feb. 1921
Indiana	Indianapolis	Jas. P. Goodrich.....(R)	4	Jan. 1921
Iowa	Des Moines	W. L. Harding.....(R)	2	Jan. 1921
Kansas	Topeka	Henry Allen.....(R)	2	Jan. 1921
Kentucky	Frankfort	Edwin P. Morrow.....(R)	4	Dec. 1923
Louisiana	Baton Rouge	Ruffin G. Pleasant.....(D)	4	May 1920
Maine	Augusta	Carl E. Milliken.....(R)	2	Jan. 1921
Maryland	Annapolis	Albert C. Ritchie.....(L)	4	Jan. 1924
Massachusetts	Boston	Calvin Coolidge.....(R)	1	Jan. 1921
Michigan	Lansing	Albert E. Sleeper.....(R)	2	Jan. 1921
Minnesota	St. Paul	J. A. A. Burnquist.....(R)	2	Jan. 1921
Mississippi	Jackson	Lee M. Russell.....(D)	4	Jan. 1924
Missouri	Jefferson City	Frederick D. Gardner.....(D)	4	Jan. 1921

Montana.....	Helena.....	Samuel V. Stewart.....	(L)	4	Jan. 1921
Nebraska.....	Lincoln.....	Samuel R. McKelvin.....	(R)	2	Jan. 1921
Nevada.....	Carson City.....	Emmet D. Boyle.....	(R)	4	Jan. 1923
New Hampshire.....	Concord.....	Jno. H. Bartlett.....	(R)	2	Jan. 1921
New Jersey.....	Trenton.....	Edward I. Edwards.....	(D)	3	Jan. 1923
New Mexico.....	Santa Fe.....	Ottaviano A. Larrzolo.....	(R)	2	Jan. 1921
New York.....	Albany.....	Alfred E. Smith.....	(D)	2	Jan. 1921
North Carolina.....	Raleigh.....	Thos. W. Bickett.....	(D)	4	Jan. 1921
North Dakota.....	Bismark.....	Lynn J. Frazier.....	(R)	4	Jan. 1921
Ohio.....	Columbus.....	James M. Cox.....	(D)	2	Jan. 1921
Oklahoma.....	Oklahoma City.....	J. B. A. Robertson.....	(D)	4	Jan. 1923
Oregon.....	Salem.....	Jas. Withycombe.....	(R)	4	Jan. 1923
Pennsylvania.....	Harrisburg.....	Wm. C. Sproul.....	(R)	4	Jan. 1921
R. Island.....	Providence.....	R. L. Beeckman.....	(R)	2	Jan. 1921
S. Carolina.....	Columbia.....	Robert A. Cooper.....	(D)	2	Jan. 1921
S. Dakota.....	Pierre.....	Peter Norbeck.....	(R)	2	Jan. 1921
Tennessee.....	Nashville.....	A. H. Roberts.....	(D)	2	Jan. 1921
Texas.....	Austin.....	W. P. Hobby.....	(D)	2	Jan. 1921
Utah.....	Salt Lake City.....	Simon Bamberger.....	(D)	4	Jan. 1921
Vermont.....	Montpelier.....	Percival W. Clement.....	(R)	2	Jan. 1921
Virginia.....	Richmond.....	Westmoreland Davis.....	(D)	4	Feb. 1922
Washington.....	Olympia.....	Ernest Lister.....	(D)	4	Jan. 1921
W. Virginia.....	Charleston.....	Jno. J. Cornwell.....	(D)	4	Mar. 1921
Wisconsin.....	Madison.....	E. L. Philipp.....	(R)	2	Jan. 1921
Wyoming.....	Cheyenne.....	Robert D. Carey.....	(R)	4	Jan. 1923
Alaska.....	Sitka.....	Thomas Riggs, Jr.....	(R)	4	May 1921
Hawaii.....	Honolulu.....	Chas. J. McCarthy.....	(R)	4	Nov. 1921
Philippines.....	Manila.....	F. B. Harrison.....	(R)	4	Nov. 1921
Porto Rico.....	San Juan.....	Arthur Yager.....	(R)	4	Nov. 1921

* Indefinite.

STATE OFFICIALS**EXECUTIVE OFFICE**

Edwin P. Morrow, Governor (House and).....	\$6,500
George E. Stephens, Private Secretary.....	2,000
Miss Golde Rardin, Stenographer.....	1,500
S. Thruston Ballard, Lieutenant Governor (per day during Legislative Sessions)	10
John Dillion, Executive Marshal.....	1,350

SECRETARY OF STATE

Fred A. Vaughan, Secretary of State.....	\$4,000
E. Matt Karr, Assistant Secretary of State.....	1,800

CLERKS SECRETARY OF STATE'S OFFICE

(Act 1912, \$10,000 Appropriation)

Mrs. Hallie C. Harper, General Clerk.
 Warren M. VanHoose, Corporation Clerk.
 Garfield Johnson, Indexing Clerk.
 Katherine Gayle, Copyist.
 J. D. Johnson, Index Revorder.

AUDITOR'S OFFICE

John J. Craig, Auditor.....	\$ 3,600
Arthur L. Doyle, Assistant Auditor.....	2,000
Clerk Hire (including Land Office).....	26,900

H. B. Ware, Chief Clerk.

E. G. Thompson, Fines and Forfeitures.

Joseph Martin, Chief Clerk Claim Department.

E. W. Gaines, Clerk Claim Department.

H. C. Dickerson, Clerk Claim Department.

Alfred H. Tuck, Re-Auditing Desk.

G. J. Jarvis, County, Circuit Clerks and Trustee Jury Fund.

C. F. Saunders, Sheriffs' Settlements, Tax on Distilled Spirits.

C. J. Nolan, Chief Clerk Corporation Department.

Frank Clark, Clerk Corporation Department.

W. F. Croghan, Clerk Corporation Department,

John W. Board, Bookkeeper.

Miss Marie Lockett, Stenographer,

LAND OFFICE**William Booth, Clerk**

KENTUCKY DIRECTORY.

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STATE INSURANCE COMMISSIONER

Jas. F. Ramey, Insurance Commissioner.....	\$3,000
P. H. Taylor, Deputy Insurance Commissioner.....	2,000
Fred W. Ferguson, Actuary.	
Thos. L. Walker, Jr., Bookkeeper.	
Yaman Watkins, Report Clerk.	
John H. Bell, License Clerk.	
Chas. Speitz, License Clerk.	
Manon Cornett, License Clerk.	
Mrs. Sam Shepherd, Stenographer.	
Miss M. Alma Eales, Filing Clerk.	
Miss Helen Warren, Stenographer.	

INSURANCE RATING DEPARTMENT

(Act of 1918)

N. O. Gray, Superintendent of Insurance Rates.....	\$3,600
T. M. Goodloe, Actuary.	
S. Montgomery, Bookkeeper.	
W. M. Duncan, Clerk.	
George W. Rodgers, Clerk.	
J. T. Oliver, Clerk.	
Miss Marie Brady, Stenographer.	
Miss Laura French, Filing Clerk.	
Mrs. W. W. Dawson, Filing Clerk.	

STATE FIRE MARSHAL DEPARTMENT

Wm. T. Crosthwaite, State Fire Marshal.....	\$3,000
Miss Rose Harbison, Stenographer.	

STATE TREASURER'S OFFICE

James A. Wallace, Treasurer.....	\$3,600
A. B. Hammond, Assistant Treasurer.	
E. O. Wilmoth, Chief Clerk.	
Miss Mary Auxier, Clerk.	

ATTORNEY GENERAL'S OFFICE

Charles I. Dawson, Attorney General.....	\$4,000
Wm. T. Fowler, First Assistant.	
Thos. B. McGregor, Second Assistant.	
Chas. W. Logan, Third Assistant.	
W. B. Hughes, Law Clerk.	
Miss Addie Brumfield, Stenographer.	
Miss Mabel Rodman, Stenographer.	

KENTUCKY DIRECTORY.**DEPARTMENT OF EDUCATION**

George Colvin, Superintendent of Public Instruction.....\$4,000

Clerks and Stenographers

L. N. Taylor, Chief Clerk.

Bernie Mattingly, First Clerk.

Mrs. Norma Briant, Second Clerk.

Miss Lucy Pattie, Third Clerk.

Stenographers

Miss Jessie Allen.

Miss Mary Watts Brown.

Mrs. Bettie Harris.

Miss Virginia Watts.

Miss Minnie Bess Saunders.

State Board of Education

George Colvin, Superintendent, Chairman.

Charles I. Dawson, Attorney General.

Fred A. Vaughan, Secretary of State.

State Board of Examiners

George Colvin, Chairman, Frankfort, Ky.

Warren Peyton, Fordsville, Ky.

Chas. O. Ryan, Lawrenceburg, Ky.

State School Supervisors

McHenry Rhodes, Supervisor High Schools.

J. V. Chapman, Supervisor Rural Schools.

F. C. Button, Supervisor Rural Schools.

School Inspectors

George Colvin, Chief Inspector.

Geo. Clark, Assistant Inspector.

....., Assistant Inspector.

State Organizer of School Improvement Leagues

Miss Lida E. Gardner, Carlisle, Ky.

State Vocational Education Board

(Act of 1918)

George Colvin, Superintendent Public Instruction.

Frank L. McVey, President University of Kentucky.

Charles I. Dawson, Attorney General.

Fred A. Vaughan, Secretary of State.

O. L. Reid, Louisville, Ky.

P. H. Tully.

Director of Vocational Education

McHenry Rhodes.

State Supervisor of Vocational Agriculture

George I. Barnes.

KENTUCKY DIRECTORY.

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DEPARTMENT OF AGRICULTURE, LABOR AND STATISTICS

W. C. Hanna, Commissioner of Agriculture, Labor and Statistics	\$4,000
W. D. Johnson, Statistician.	
Mrs. Christy Park, Secretary to State Board of Agriculture.	
Miss Patterson Gough, Bookkeeper.	
C. D. Portwood, Record Clerk.	
J. M. Puckett, Immigration Clerk.	
Mrs. J. B. Walters, Stenographer.	
P. W. Filburn, State Labor Inspector.	
.....Assistant Labor Inspector.	
....., Woman Labor Inspector.	
....., Assistant Woman Labor Inspector.	

STATE BOARD OF AGRICULTURE

W. C. Hanna, Chairman, ex-officio member.	
Thos. Cooper, Vice-Chairman, ex-officio member,	
	Lexington, Ky.
V. J. Harris, First District.....	Kevil, Ky.
Jas. R. Rash, Second District.....	Henderson, Ky.
T. L. Hornsby, Third District.....	Eminence, Ky.
J. L. Letterle, Fourth District.....	Harrods Creek, Ky.
H. M. Froman, Fifth District.....	Ghent, Ky.
J. M. Elliston, Sixth District.....	Elliston, Ky.
Fred R. Blackburn, Seventh District.....	Stanton, Ky.
Mrs. C. Park, Secretary.....	Frankfort, Ky.

STATE LIVE STOCK SANITARY BOARD

W. C. Hanna, ex-officio chairman.....	Frankfort, Ky.
Thos. Cooper, Dean, College of Agriculture, ex-officio,	
vice-chairman	Lexington, Ky.
Prof. E. S. Good, Head, Division Animal Husbandry,	
College of Agriculture, ex-officio member.....	Lexington, Ky.
James R. Rash, member.....	Henderson, Ky.
V. J. Harris, member.....	Kevil, Ky.
Fred R. Blackburn, member.....	Winchester, Ky.
J. M. Elliston, member.....	Glencoe, Ky.
Dr. S. F. Musselman, State Veterinarian.....	Frankfort, Ky.
Dr. F. O. Schneider, Deputy State Veterinarian,	
	Nicholasville, Ky.
Dr. T. R. Polk, Assistant State Veterinarian.....	Frankfort, Ky.
Dr. D. E. Westmorland, Assistant State Veterinarian,	
	Frankfort, Ky.

Dr. J. A. Winkler, Asst. State Veterinarian.....Newport, Ky.
 Dr. W. M. Hickman, Asst. State Veterinarian.....Covington, Ky.
 Mr. E. P. Bunton, Special Field Agent.....Frankfort, Ky.
 Miss Gresham Payne, Clerk and Stenographer.....Frankfort, Ky.

KENTUCKY STATE FAIR

Carney Cross, Secretary.....\$2,500
 C. B. Demaree, Superintendent of Grounds.

CLERK OF COURT OF APPEALS

Roy B. Speck, Clerk.....\$4,000
 Edward L. Allen, Deputy Clerk.
 Jeff Wood, Deputy Clerk.
 Miss Genevieve Newman, Stenographer.
 Misses Alice Williams and Alice Clasby, Copyists.
 (The salaries and expenses of this office are paid out of the fees accruing to the office.)

COURT OF APPEALS

John D. Carroll, Chief Justice.....\$5,000
 Rollin Hurt, Justice.....5,000
 Gus Thomas, Justice.....5,000
 Ernest Clarke, Justice.....5,000
 F. D. Sampson, Justice.....5,000
 W. E. Settle, Justice.....5,000
 Huston Quin, Justice.....5,000
 Wm. Rogers Clay, Commissioner of Appeals.....5,000

OFFICERS OF THE COURT OF APPEALS

R. G. Higdon, Reporter.....\$2,400
 Miss Annie Nourse, Clerk to Reporter.....900
 C. H. Cheshire, Sergeant, per day.....5
 Claude Hazelrigg, Tipstaff, per day.....4
 James Edwards, Bailiff, per day.....4
 Miss Anna Lee Deeds, Secretary to Judge Carroll.....1,200
 Miss Laura Cantrill, Secretary to Judge Hurt.....1,200
 Miss Cora Morehead, Secretary to Judge Thomas.....1,200
 H. F. Holmes, Secretary to Judge Clarke.....1,200
 Miss Flora Smith, Secretary to Judge Sampson.....1,200
 Miss Frances Settle, Secretary to Judge Settle.....1,200
 Miss Jennie Nashold, Secretary to Judge Quin.....1,200
 Miss Estelle Meagher, Secretary to Commissioner Clay.....1,200

RAILROAD COMMISSIONERS

J. Sherman Cooper, Second District, Chairman.....	\$3,600
Frank N. Burns, First District.....	3,000
E. C. Kash, Third District.....	3,000
Sam Collins, Rate Clerk.....	1,800
Richard Tobin, Secretary.....	1,200

STATE LIBRARY

Frank K. Kavanaugh, Librarian.....	\$1,800
Miss Sara W. Mahan, Assistant Librarian.....	1,500
Mrs. Mary C. Haycraft, Clerk.....	900
Miss Alice Mahan, Bookkeeper.....	900

STATE HISTORICAL SOCIETY

Governor Edwin P. Morrow, Ex-officio President.	
H. V. McChesney, First Vice President.	
Dr. Edgar E. Hume, Second Vice President.	
Mrs. Jouett Taylor Cannon, Regent, Secretary and Treasurer.	
Miss Sallie Jackson, Librarian.	

Officers Appointed by the Governor

ADJUTANT GENERAL

James M. DeWeese, Adjutant General.....	\$2,000
Isaac Wilder, Assistant Adjutant General.....	1,500

Attaches:

Frank H. Lusse, Clerk.	
Walter Goin, Clerk, War Records.	
John B. Willis, Superintendent State Arsenal.	
Miss Mary M. Foley, Stenographer.	
Miss Nell Lillis, Stenographer.	

STATE BANKING DEPARTMENT

(Act of 1912)

G. G. Speer, Banking Commissioner.....	\$3,600
John W. Moorman, Deputy Banking Commissioner.....	2,500
E. J. Doss, Building and Loan Clerk.....	2,400
J. Stone Walker, Examiner.....	2,000
Elam Huddleston, Examiner.....	2,000
Paul C. Snyder, Examiner.....	2,000
W. C. Shanks, Examiner.....	2,000
Ike Sallee, Examiner.....	2,000
Miss Anne Porter, Chief Clerk.....	1,800
A. Adams, Clerk.....	1,000

CONFEDERATE PENSION DEPARTMENT

(Act 1912-14)

W. J. Stone, Commissioner.....	\$2,500
L. C. Crutcher, Stenographer.....	1,200
Miss Anna Belle Fogg, Clerk.....	900

GEOLOGY AND FORESTRY DEPARTMENT

(Act 1918)

J. E. Barton, Commissioner of Geology and Forestry.....	\$3,000
W. R. Jillson, Deputy Commissioner Geology and Forestry	2,500
Miss S. E. Ratliff, Clerk and Stenographer.....	1,200
Miss Nell Sullivan, Clerk and Stenographer.....	1,200
H. S. Collins, Mailing Clerk, per day.....	2
Albert Martin, Nurseryman.....	1,020
E. C. Zoeller, Nurseryman.....	500

(Various assistant geologists and field men are employed for indefinite periods during the field seasons.)

STATE INSPECTOR AND EXAMINER'S OFFICE

(Act 1893)

Henry E. James, Inspector and Examiner.....	\$3,000
R. E. Keown, Assistant Inspector and Examiner.	
....., Accountant.	
....., Examiner.	
....., Stenographer.	

STATE DEPARTMENT OF MINES

(Act 1893)

(Governor appoints Chief Inspector of Mines and all Assistant Inspectors, Act of 1918.)

C. J. Norwood, Chief Inspector (resigned), Lexington.....	\$3,000
J. H. Salmon, Assistant Inspector, Madisonville, Ky.....	1,800
C. W. Wells, Assistant Inspector, Central City, Ky.....	1,800
F. C. Horton, Assistant Inspector, Lexington, Ky.....	1,800
H. J. Fallen, Assistant Inspector, Middlesboro, Ky.....	1,800
C. W. Arnold, Assistant Inspector, Harlan, Ky.....	1,800
W. H. Noel, Assistant Inspector, Hazard, Ky.....	1,800
G. C. Wells, Assistant Inspector, Paintsville, Ky.....	1,800
J. F. Brown, Assistant Inspector, Ashland, Ky.....	1,800

DEPARTMENT PUBLIC ROADS

(Established by Act 1912)

Joe S. Boggs, Commissioner.....	\$3,000
Chas. D. Snead, Bridge Engineer.	
Wm. Bosler, Road Engineer.	
J. F. Grimes, Assistant Road Engineer.	

Division Engineers

M. D. Ross	H. E. Read
T. B. Webber	L. D. Hollingsworth
J. S. Watkins	T. B. Smith
J. S. Dawson	W. B. Paynter
G. C. Appleton	Hugh Crozier

S. J. Boone.

F. C. Duffy, Statistician.

J. A. Higgins, Clerk.

L. O. Taylor, Auditor.

Chas. D. Lovell, Chief Draftsman.

Miss Elizabeth Trumbo, Stenographer.

Mrs. T. M. Goodloe, Stenographer.

(Commissioner appointed by the Governor. Commissioner is empowered to employ such engineers, clerks and stenographers as the Governor may approve, to perform the duties required to make the service efficient. An annual appropriation of \$25,000, or such part thereof as is necessary, from the license tax on automobiles constitutes a part of the State Road Fund for the purpose of maintaining the department. A 5c tax on each \$100 worth of taxable property was authorized by the General Assembly of 1914, together with the automobile license tax to constitute the total State Road Fund.)

STATE CUSTODIAN

M. E. Lee, Custodian Public Buildings.....	\$2,000
(Appointed by Sinking Fund Commission.)	

State Capitol Employees

William McKinney, Electrician.

John H. Showalters, Engineer.

Walter Harper, Day Watchman.

W. G. Stewart, Night Watchman.

SUPERINTENDENT OF PUBLIC PRINTING

Moses R. Glenn, Superintendent.....	\$1,500
(Appointed by Sinking Fund Commission.)	

KENTUCKY DIRECTORY.

SINKING FUND COMMISSION

Governor, Edwin P. Morrow, Chairman.

Attorney General, Charles I. Dawson.

Treasurer, James A. Wallace.

Auditor, John J. Craig.

Secretary of State, Fred A. Vaughan.

STATE BOARDS APPOINTED BY THE GOVERNOR

THE STATE BOARD OF CONTROL

(Appointed by Governor, Act 1918.)

Edward W. Hines, Chairman, Louisville, statutory salary	\$3,600.00
Fred M. Sackett, Louisville, statutory salary	3,000.00
William A. Ganfield, Danville, statutory salary	3,000.00
S. A. Halley, Lexington, statutory salary	3,000.00
Mrs. Lafon Riker, Harrodsburg, statutory salary	3,000.00
Geo. B. Caywood, Secretary, Morehead	1,800.00
Miss Virginia Saunders, Stenographer	1,500.00

STATE PENAL INSTITUTIONS

State Reformatory, Frankfort, Ky., was completed in 1799.

T. M. Phythian, Warden.

Gus Rogers, Deputy Warden.

George T. Ireland, Assistant Deputy Warden.

S. E. Mobley, Assistant Deputy Warden.

M. T. Womack, Clerk.

Rev. W. Q. Vreeland, Chaplain.

Dr. R. H. Moss, Physician.

T. E. Mooring, Engineer.

J. R. Doran, Employment Agent, Flemingsburg, Ky.

Number of inmates confined at State Reformatory July 1st,
1919, 1,193.

State Penitentiary, Eddyville, Ky., was completed in 1891.

John B. Chilton, Warden.

C. B. Miller, Deputy Warden.

R. W. Johns, Assistant Deputy Warden.

Zack L. Albritton, Assistant Deputy Warden.

C. S. Glenn, Clerk.

Rev. J. D. Woodson, Chaplain.

Dr. J. H. Hussey, Physician.

C. E. Collier, Engineer.

R. N. Keys, Employment Agent, Almo, Ky.

Number of inmates confined at State Penitentiary July 1st,
1919, 458.

STATE HOUSES OF REFORM

Greendale, Ky.

Chas. P. Weaver, Superintendent.

F. A. Johnson, Assistant Superintendent.

Mrs. A. O. Martin, Matron.

J. M. Robertson, Receiver.

F. G. Corley, Supervisor, Elizabethtown, Ky.

Number of inmates confined at Houses of Reform, July 1st,
1919, 419.

The legislature of 1898 made an appropriation of \$100,000 for the establishment of two schools of reform, one for girls, to be known as the "House of Reform for Girls," and one for boys, to be known as the "House of Reform for Boys." The Houses of Reform are located at Greendale, near Lexington.

HOUSE OF REFORM FOR GIRLS

Pine Bluff, Kentucky.

(Act 1916.)

Established June, 1919, by selection of site of 278 acres, at Pine Bluff, Ky., Jefferson County. The Louisville Commercial Club donated \$20,000 and the Woman's Club \$10,000, and other donations amounted to \$4,335.40. The Federal Government gives an equal amount to that given by donations, which amount is being used for erection of buildings. This institution is managed by a board appointed by the Governor as follows:

Mrs. Harry Bishop, Chairman, Louisville.

Samuel O. Tate, Vice Chairman, Louisville.

Mrs. Wm. Cromwell, Secretary, Frankfort.

Mrs. Ida Harrison, Lexington.

Dr. Maurice Davis, Lexington.

Girls from Greendale Reformatory are being transferred to this institution. It is maintained by the State.

THE STATE HOSPITALS FOR THE INSANE AND
KENTUCKY INSTITUTION FOR FEEBLE-MINDED CHILDREN.

Eastern State Hospital, Lexington, Ky., established in 1815 as a private hospital. Became a State Hospital in 1824.

Dr. Jos. A. Goodson, Superintendent.

Dr. S. L. Helm, First Assistant Physician.

Dr. W. W. Ray, Second Assistant Physician.

Dr. Minnie C. Dunlap, Third Assistant Physician.

James H. Reed, Steward.

J. E. McFarland, Treasurer.

Number of patients enrolled at end of fiscal year 1919:	
White male patients.....	643.80
White female patients.....	516.77
Colored Male patients.....	137.40
Colored female patients.....	113.56
Total	1,411.53

Central State Hospital, Lakeland, Ky., established in 1869 as a house of reform for young criminals. Became a State Hospital in 1873.

Dr. F. L. Peddicord, Superintendent.
 Dr. Chas. H. Voorhies, First Assistant Physician.
 Dr. Louise B. Trigg, Second Assistant Physician.
 Dr. T. G. Connell, Third Assistant Physician.
 J. N. Abraham, Steward.
 A. A. Hulette, Treasurer.

Number of patients enrolled at end of fiscal year 1919:	
White male patients.....	813
White female patients.....	672
Colored male patients.....	111
Colored female patients.....	100
Total	1,696

Western State Hospital, Hopkinsville, Ky., established in 1848.

Dr. F. G. LaRue, Superintendent.
 Dr. J. C. Sullivan, First Assistant Physician.
 Dr. T. B. House, Second Assistant Physician.
 Dr. J. Louise Miller, Third Assistant Physician.
 S. H. Byars, Steward.
 H. L. McPherson, Treasurer.

Number of patients enrolled at end of fiscal year 1919:	
White male patients.....	516.07
White female patients.....	633.90
Colored male patients.....	163.00
Colored female patients.....	152.97
Total	1,365.94

Kentucky Institution for Feeble-minded Children, Frankfort, Ky., established in 1860.

Dr. H. G. Sanders, Acting Superintendent.

W. S. Hawkins, Steward.

Henry F. Lindsey, Treasurer.

Number of pupils enrolled at end of fiscal year 1919:

White male pupils.....	235
White female pupils.....	210
Total	445

The per capita allowance for each non-paying patient is \$190.00 per annum and they cannot be charged more.

The salaries paid the institutional officials are as follows:

Superintendents, \$2,000; First Assistant Physician, \$1,200; Second Assistant Physician, \$1,100; Third Assistant Physician, \$800; Steward, \$1,100; Receiver, \$600. The salary of the Treasurer shall not exceed \$500.

The State charitable and penal institutions are governed by The State Board of Control, which is composed of five members.

STATE BOARD OF DENTAL EXAMINERS.

(Established by Act of 1904.)

C. W. Megular, President, Munfordville, Ky.

J. H. Baldwin, Secretary, Louisville, Ky.

W. F. Waltz, Lexington, Ky.

Thomas Posey, Lawrenceburg, Ky.

J. H. Herrington, Louisville, Ky.

STATE BOARD OF ELECTION COMMISSIONERS

(Act 1898.)

William Heyburn (Rep.), Louisville, Ky.

W. W. Booles (Dem.), Taylorsville, Ky.

Roy B. Speck, Clerk Court of Appeals, Referee.

T. W. Pennington, Secretary, Stanford, Ky.

(The Election Commissioners receive \$5.00 per day not to exceed \$100 per annum.) The Commissioners are appointed for a term of one year by the Governor on recommendation of the committees of the two leading political parties of the State, who serve with the Clerk of the Court of Appeals as referee. The State Commissioners appoint one commissioner from each of the two parties on recommendation of the county committees, who serve with the sheriff of the county, and appoint the election officers.

KENTUCKY DIRECTORY.

STATE BOARD OF EMBALMERS

(Act of 1904.)

E. F. Jewell, President, Glasgow, Ky.

B. M. Slaton, Madisonville.

John Schildt, Louisville.

C. H. Boden, Louisville.

R. Lee Shannon, Secretary, Shelbyville, Ky.

STATE BOARD OF HEALTH OF KENTUCKY

(Act of April 20, 1893.)

Dr. John G. South, President, Frankfort.

Dr. W. W. Richmond, Clinton.

Dr. Geo. T. Fuller, Mayfield.

Dr. H. H. Carter, Shelbyville.

Dr. I. A. Shirley, Winchester.

Dr. J. E. Wells, Cynthiana.

Dr. Geo. S. Coon, Louisville.

Dr. A. T. McCormack, Secretary, Louisville.

Bureau of Sanitation

Dr. J. N. McCormack, Director, Louisville

Bureau of Vital Statistics

Dr. P. E. Blackerby, Director, Louisville

Bureau of Bacteriology

Dr. Lillian H. South, Director, Louisville

Bureau of Pure Food and Drugs

Miss Sarah H. Vance, Director, Louisville.

Bureau of Venereal Diseases

Dr. Milton Board, Director, Louisville.

Division of Nurses

Mrs. Lafon Riker, Chief, Harrodsburg.

Miss Marian Williamson, State Supervisor.

STATE BOARD OF PHARMACY

(Established by Act of 1874.)

W. E. Danhauer, Owensboro.

Term expires October 1920.

Addison Demmitt, Louisville.

Term expires October 1921.

G. Orville Patterson, Hawesville.

Term expires October 1922.

J. C. Gilbert, Paducah.

Term expires October 1923.

L. A. Brown, Lexington.

Term expires October 1924.

J. W. Gayle, Secretary, Frankfort.

(Not a member.)

STATE WORKMEN'S COMPENSATION BOARD

(Act 1916.)

R. C. P. Thomas, Chairman.....	\$3,500
H. J. Allington, Member.....	3,500
Nat B. Sewell, Member.....	3,500
C. J. Howes, Secretary.....	2,500
Ell Berry, Referee.....	1,800
F. R. Rose, Assistant Secretary.....	1,500
H. L. Thomas, Chief Clerk.....	1,200
Garnett Morris, Claim Clerk.....	1,200
Emma Mae Tutt, Claim Clerk.....	1,200
J. C. Nichols, Clerk.....	1,020
Lucile Tobin, Clerk.....	1,020
Virginia Thomas, Clerk.....	1,020
Ottowa Beckham, Clerk.....	900
Louise Brawner, Clerk.....	900
Mary Meagher, Clerk.....	900
Elizabeth Kirtley, Stenographer.....	900
Nannie Stout, Part-time Stenographer, Bowling Green.....	240
R. L. Phillips, Porter Service.....	240

STATE COMMISSIONS APPOINTED BY GOVERNOR

STATE GAME AND FISH COMMISSION

(Act 1912.)

J. C. Sachs, Ch'm.....	Louisville	} Members of Commission
Thos. H. Clay, Jr.,.....	Austerlitz	
J. E. Crider, Jr.,.....	Fredonia	
Alanson Trigg.....	Glasgow	
J. Quincy Ward, Executive Agent.....		\$2,500

L. B. Marshall, Secretary.

C. J. Meredith, Superintendent of Wardens.

Miss Pearl K. Weltzel, Stenographer.

Miss Theresa Cook, Stenographer.

KENTUCKY ILLITERACY COMMISSION

(Act 1914.)

Mrs. Cora Wilson Stewart, Chairman, Frankfort.

Woodson May, Secretary and Treasurer, Somerset.

H. H. Cherry, Bowling Green.

Miss Ella Lewis, Leitchfield.

George Colvin, ex-officio member, Frankfort.

Miss Lily S. McCann, Clerk and Stenographer.

Miss Lela Mae Stiles, Secretary to Mrs. Cora Wilson Stewart.

Miss Florence Harrod, Stenographer.

KENTUCKY LIBRARY COMMISSION

(Act 1910.)

Mrs. Nat B. Sewell, Chairman.....	London	} Members of Commission
Mrs. J. C. Bayne.....	Shelbyville	
Henry Burnett	Louisville	
A. H. Hill.....	Franklin	
E. L. Powell, LL. D.....	Louisville	

Executive Force

Miss Fannie C. Rawson, Secretary.....	\$1,500
Miss Ruth Brown, Assistant.	
Miss Fannie A. Watts, Stenographer.	

The Commissioners are non-salaried officers, and are appointed under an Act of 1910, appropriating \$6,000 annually to carry on the work of establishing libraries, assisting public libraries, operating traveling libraries, and State institutional library work. The term of the Commissioners is four years, expiring in June. The Commission may employ a secretary at not exceeding \$1,500, and such other service as necessary to carry on the work.

STATE RACING COMMISSION

(Act 1906.)

Johnson N. Camden, Chairman.....	Versailles	} Members of Commission.
Thos. C. McDowell, Vice-Chairman.....	Lexington	
R. W. Hunter.....	Providence	
J. O. Keene.....	Lexington	
Ernest Pollard.....	London	
Edward G. Stoll, Secretary, Lexington.....		\$1,200

STATE TAX COMMISSION

(Act 1917)

James A. Scott, Chairman.....	\$3,600
Robert P. Green, Member.....	3,600
Ben D. Ringo, Member.....	3,600
Ben Marshall, Secretary.....	3,000
Miss Ora Hazell, Corporation Clerk.....	1,800
Miss Mattie Norris, Stenographer.....	1,500
Miss Katie Murphy, Stenographer.....	1,200
Thos. Wiard, Clerk.....	1,500

Field Men

William Wilson, Covington.....	\$2,400
T. R. Jones, Murray.....	2,400
W. C. Jackson, Owingsville.....	2,400
Roy C. Lewis, London.....	2,400

(Expenses paid only when work outside of their regular district is performed.)

W. N. Cook, Scottsville.....	2,000
W. O. Mays, Richmond.....	2,000
F. P. Shields, Ashland.....	2,000
H. M. Beard, Hardinsburg.....	2,000
Leon Smith, Lexington.....	1,500

(The necessary traveling expenses of the last five are paid by the state.)

MOTOR VEHICLE DEPARTMENT

T. W. Woodyard, Chief Clerk.....	\$2,400
W. E. Rogers, Inspector.....	2,400
Thomas Spurrier, Inspector.....	2,400
S. H. Wright, Inspector.....	2,400
James Ellis, Bookkeeper.....	1,500
Mrs. M. Y. Stone, Clerk.....	1,200
Miss Julia Higgins, Stenographer.....	1,080
Miss Hazel Bergen, Stenographer.....	1,080
Mrs. S. C. Smith, Typist.....	1,080
Mrs. William Cromwell, Clerk.....	900
Mrs. Edna Dryden.....	900
Mrs. Lucy Wathen.....	900
Wm. Shelton, Shipping Clerk.....	600
Geo. Redmon, Porter.....	600

STATE INSTITUTIONS

KENTUCKY SCHOOL FOR THE DEAF

The Kentucky School for the Deaf, Danville, Ky., was founded in 1822.

Augustus Rogers, Superintendent.

Number of white pupils.....	303
Number of colored pupils.....	28

Per capita \$200.00 and an additional annual appropriation of \$26,100 for the white deaf and \$2,500 for the colored deaf.

KENTUCKY DIRECTORY.

KENTUCKY SCHOOL FOR THE BLIND

Institution for the education of the blind, Louisville, established in February, 1842.

Miss Susan B. Merwin, Superintendent.

Number of white pupils.....	107
Number of colored pupils.....	15
Per capita \$140.00.	

KENTUCKY CONFEDERATE HOME, PEWEE VALLEY.

The Kentucky Confederate Home was established by act of the Legislature March 27, 1902, the property being donated and provision being made for maintenance by the State.

Col. C. L. Daughtry, Commandant.

Members of Board

Col. W. A. Milton, President, Louisville.

Capt. A. W. Macklin, Vice President, Frankfort.

Major John H. Leathers, Secretary, Louisville.

Louisville Trust Company, Treasurer.

Major W. N. Bumpus, Owensboro.

Col. C. B. Jarrett, Hopkinsville.

Capt. James Koger, Paducah.

Capt. Nathan B. Deatherage, Richmond.

Major John B. Pirtle, Louisville.

Col. Wm. M. Moore, Cynthiana.

Mr. Mike H. Haggard, Georgetown.

Mr. Cliff F. Estill, Lexington.

Col. Rod Perry, Warsaw.

Mr. E. C. Brown, Bowling Green.

Mr. W. C. Croft, Fulton.

Judge A. E. Richards, Louisville.

Registered since establishment to November 1, 1919.....	689
Present enrollment in attendance.....	133
On furlough and whereabouts unknown.....	141
Deaths to date.....	415

KENTUCKY CHILDREN'S HOME SOCIETY

1086 Baxter Avenue, Louisville, Ky.

Established as a voluntary organization, with branch boards in cities and towns, for the purpose of maintaining and finding homes for dependent children. It was recognized by the State by appropriation of \$15,000 annually in 1904. In 1906

this was increased to \$30,000, and by Act of 1912 was increased to \$50,000. .

Judge R. W. Bingham, President, Louisville.
Dr. E. L. Powell, First Vice President, Louisville.
Judge Walter P. Lincoln, Second Vice President, Louisville.
Mr. Thos. R. Ewing, Third Vice President, Louisville.
Mr. Jas. R. Bullock, Fourth Vice President, Louisville.
Judge Harry W. Robinson, Fifth Vice President, Louisville.
H. J. Angermier, Treasurer, Louisville.
Mr. Robt. L. Page, Counselor, Louisville.
Miss Ida Harris, Financial Secretary, Louisville.
Mrs. Jennie M. Simpson, Corresponding Secretary, Louisville.
Mr. George L. Sehon, State Superintendent, Louisville.

KENTUCKY HOME SOCIETY FOR COLORED CHILDREN

807 S. Sixth St., Louisville, Ky.

(By an Act of 1912, appropriation \$10,000.)

Board of Directors

Dr. C. H. Parrish, Superintendent and President, Louisville.
Isaac T. Woodson, Vice President, Louisville.
Mrs. Bessie L. Allen, Secretary, Louisville.
Louisville Trust Company, Treasurer, Louisville.
Samuel G. Tate, Louisville.
Col. W. A. Milton, Louisville.
Mat Chilton, Louisville.
Ex-Governor A. E. Willson, Louisville.
John H. Chândler, Louisville.
Dr. R. L. Summers, Louisville.
Dr. Richard W. Oliver, Louisville.
H. B. Britt, Louisville.
Rev. Wm. Johnson, Louisville.
Mrs. Mary V. Parrish, Louisville.
W. A. Brown, Louisville.

Agents

Rev. J. Francis Wilson, Harrodsburg, Ky.
Rev. L. M. Kinnard, Louisville, Ky.

Caretakers

Mrs. Rosa Grissom, Louisville, Ky.
Miss Gertrude Boyd, Lotus, Bullitt Co., Ky.

THE STATE UNIVERSITY

The University of Kentucky was established* by Act of Legislature in 1865, in accordance with the Morrill bill passed three years previously. It was then known as State College of Agriculture and Mechanical Arts. With the addition of the College of Liberal Arts and of Law, the institution became known as the State University in 1908.

In 1916 the name of the institution was changed to that of the University of Kentucky. The University is supported by Federal funds and from the one and three-fourths cent tax on each \$100 of assessed valuation and from invested funds. The institution now has twenty-seven buildings, a student body of fifteen hundred, and a teaching staff of one hundred and twelve. With the University are associated the Experiment Station and Agricultural Extension work. These are maintained jointly with the Federal government and the State government.

Courses are maintained in arts and sciences, agriculture, mechanical, electrical, civil and mining engineering, and in law. The graduating classes average one hundred and twenty-five.

The direction of the University is vested in a Board of Trustees, consisting of the Governor, who is ex-officio Chairman of the Board, the State Superintendent of Public Instruction, and the Commissioner of Agriculture, who are ex-officio members. In addition three or four members of the State Board of Agriculture are appointed on the Board for a period of four years; three Alumni, for a period of six years each, and six citizens of the State appointed by the Governor.

The University possesses a library of forty thousand volumes; extensive libraries for engineering, agriculture, mechanical, physical and biological work. It is a member of the National Association of State Universities and of the Southern Association of Schools and Colleges. It contributes to the support of the American Universities Union and the American Council on Education.

FRANK L. McVEY,
President.

STATE NORMAL SCHOOLS

The State Normal is governed by a Board of Regents, all of whom are appointed by the Governor, except the State Superintendent of Public Instruction, who is ex-officio Chairman of the Board.

Each county in the State is the unit of appointment, and each county is entitled annually to appointment to free tuition in the Normal School of one white pupil for every five hundred and fraction thereof over two hundred and fifty of white children, based on the last official school census preceding the appointment. These students are appointed by the County Superintendents and are required to teach in Kentucky after having completed their course.

EASTERN KENTUCKY STATE NORMAL SCHOOL
Richmond, Ky.

Richmond gave to the State for the home of the Eastern State Normal School the buildings and campus of Old Central University, the famous Presbyterian Institution which was removed to Danville and united with Centre College in 1901. The campus lying between South Lancaster Avenue and South Second Street is one of the most beautiful in the South. It has a splendid sweep of bluegrass turf, thickly set with fine maples and other trees.

The Regents met on June 2, 1906, and elected Ruric Nevel Roark, at that time an honorary fellow in Clark University, as President of the Eastern School. The Model School opened September 7, 1906; the Normal School opened for students on January 15, 1907. The first act gave to the Eastern School an annual appropriation of \$20,000 and \$5,000 for equipment. Under the Act of 1908 the school secured an additional annual appropriation of \$20,000 and a special appropriation of \$150,000 for new buildings and equipment. In 1912 an additional annual appropriation of \$35,000 was secured, thus bringing the annual appropriation for the benefit of the school up to \$75,000 per annum. Under the Act of 1918, the method of supporting the school was changed. Instead of a fixed appropriation of \$75,000 a year for maintenance, there was substituted a millage of $5\frac{7}{8}$ of a cent on each \$100 worth of taxable property in the State to maintain the school and take care of the erecting of new buildings from year to year and providing new equipment.

The purpose of the Eastern State Normal is to do distinctly professional work. It devotes itself exclusively to the training of teachers.

The Board of Regents at present is composed of Honorable J. A. Sullivan, of Richmond, Ky.; Judge J. W. Cammack, Owenton, Ky.; Senator H. M. Brock, Harlan, Ky.; Superintendent W. P. Price, Corbin, Ky.

The enrollment for the school year 1915-16 was 1,600; for the school year 1916-17 it was 1,358; total 2,958. The enrollment for the school year 1917-18 was 1,033; for the school year 1918-19 it was 1,115; total 2,148. The falling off of 27 per cent in the attendance is due to war conditions, to salaries of teachers and scarcity of teachers.

Enrollment by Counties, 1917-1919.

Anderson	19	Letcher	31
Bath	21	Lewis	33
Bell	25	Lincoln	45
Boone	9	McCreary	23
Bourbon	28	Madison	290
Boyd	39	Magoffin	14
Boyle	31	Martin	0
Bracken	11	Mason	37
Breathitt	14	Maniffee	0
Campbell	9	Mercer	44
Carroll	15	Morgan	7
Carter	10	Montgomery	16
Clark	24	Nicholas	27
Clay	17	Oldham	8
Clinton	6	Owen	25
Elliott	6	Owsley	48
Estill	28	Pendleton	19
Fayette	30	Perry	13
Fleming	28	Pike	7
Floyd	12	Powell	4
Franklin	30	Pulaski	51
Gallatin	3	Robertson	12
Garrard	32	Rockcastle	13
Grant	11	Rowan	5
Greenup	27	Scott	56
Harlan	24	Shelby	26
Harrison	27	Trimble	8
Henry	34	Wayne	38
Jackson	15	Whitley	22
Jessamine	24	Wolfe	1
Johnson	5	Woodford	3
Kenton	50	Foreign	39
Knott	15		
Knox	26	Total	1,733
Laurel	20	Model enrollment	312
Lawrence	11	Special enrollment	103
Lee	23		
Leslie	6	Grand total	2,148

The school publishes a bi-monthly review, giving information regarding the school itself and the district which it serves. T. J. Coates, is President, Richmond, Kentucky.

WESTERN KENTUCKY STATE NORMAL SCHOOL

Since the establishment of the Western Kentucky State Normal by the Legislative Act of 1906, it has grown rapidly in the extent of its influence, in annual attendance, and the scope of work done. The curriculum now embraces the following courses:

1. The County Certificate Course.—This course has been arranged for those preparing for the county examination.

2. The Regular Normal Course.—This course has been arranged for those preparing to teach in rural schools or in the grades of town or city schools, or to be superintendents or principals of schools or systems of schools. This course is the foundation of all the other courses.

3. Elementary Course for Three and Four-Year High School Graduates.

4. Two-Year Regular Normal Course.—This course has been arranged especially for graduates of four-year high schools.

5. Elective Course.—This course has been arranged for those who are preparing to become teachers and principals of high schools of all classes.

6. Music Supervisors' Course.—This course has been arranged to prepare music supervisors in our counties, towns, and cities.

7. Agriculture.—This course has been arranged for students desiring practical work in Agriculture, and for those who are to teach and work in rural communities.

8. Home Economics.—This course comprehends both Domestic Science and Domestic Arts.

9. High School Teachers' Course.—This course is devised to enable the student to acquire a higher scholarship than that of the preceding courses.

Instruction is also given in Domestic Science, Public School Music, Manual Training, Piano, Physical Education, Rural Economics and Sociology, Library Management and Modern Languages. A new catalog has just been issued by the institution and will be mailed upon application to the president.

The management of the Western Kentucky State Normal School is vested in the Board of Regents appointed by the Governor and consists of five members. Those who compose

the board at the present time are: George Colvin, State Superintendent of Public Instruction, ex-officio President of the Board; H. K. Cole, Louisville; J. W. Potter, Bowling Green; R. E. Cooper, Hopkinsville, J. P. Haswell, Hardinsburg, and J. A. Dean, Jr., Owensboro, Ky.

Each of the 51 counties in the Western Normal District is entitled to a certain number of appointees, and each County Superintendent has the power to issue these free scholarships.

Counties of the Western Normal District

Adair, Allen, Ballard, Barren, Breckinridge, Bullitt, Butler, Caldwell, Calloway, Carlisle, Casey, Christian, Crittenden, Cumberland, Daviess, Edmonson, Fulton, Graves, Grayson, Green, Henderson, Hardin, Hancock, Hart, Hickman, Hopkins, Jefferson, Larue, Livingston, Logan, Lyon, Marion, Marshall, McCracken, McLean, Meade, Metcalfe, Monroe, Muhlenberg, Nelson, Ohio, Russell, Simpson, Spencer, Taylor, Todd, Trigg, Union, Warren, Washington, Webster.

How And Where Appointments Are Made

Applicants must be of good moral character and not less than sixteen years of age. There is no maximum age limit.

Only teachers or persons who desire to prepare for teaching will be eligible to appointment for free tuition, but any eligible persons from Kentucky or elsewhere may be admitted to the school upon the payment of tuition fees.

Eligible applicants for free instruction holding State Diplomas, State Certificates, County Certificates, Certificates of Graduation from High Schools, or Common School Diplomas, may be appointed without examination. **There is plenty of free tuition in the Western Normal District for all eligible persons desiring tuition.**

Persons who have not already received scholarships and who expect to enter the State Normal should file their application for free tuition with the County Superintendent.

When Examinations Are Required

The examinations, when necessary, will be held upon Arithmetic, Geography, Grammar, United States History and Spelling, upon questions prepared and sent out by the Normal Executive Council. The examinations are held by the County Superintendents. The applicants must make a general average of 75, with no grade on any branch under 65.

We give below the conditions upon which a student may enter the Normal without an examination. Persons who do not meet some one of these requirements will have an opportunity to take in August and December of each year an examination for admission to the Normal. The examination will be held by the County Superintendent. Persons desiring to take it should see their Superintendents and get full information.

Conditions For Admission

Persons of good moral character of any age not less than 16 years will be admitted to the State Normal Schools on the following conditions.

Persons appointed by the County Superintendent for free tuition are entered without examination.

All persons who hold certificates of any grade authorizing them to teach in the public schools of Kentucky may enter without examination.

All students who hold a Common School Diploma in Kentucky will be admitted without examination.

Holders of State Diplomas, State Certificates, and graduates of high schools, colleges and normal schools, may enter without examination and be classified at such a point in the different courses of study as their qualifications will warrant.

All other persons desiring to enter the Normal should communicate with the President of the institution, giving full information concerning their qualifications, purposes, etc. The institution will act on each individual case when it is presented.

President H. H. Cherry, Bowling Green, Ky.

THE KENTUCKY NORMAL AND INDUSTRIAL INSTITUTE FOR COLORED PERSONS

FRANKFORT, KY.

G. P. Russell, President, Frankfort.

This school was established by an Act of the Legislature, dated May 18, 1888.

It is supported by an annual appropriation of \$21,000.00 from the Commonwealth of Kentucky, \$1,255.50 from the Kentucky Land Grant Fund, \$7,250.00 from the Federal Government for Agriculture and Mechanical purposes and about \$5,000.00 from the Smith-Hughes Act, making a total annual

resource of \$34,506.50. The fund from the Federal Government is under the Land Grant Act of 1862, August 30, 1890, March 4, 1907 and the more recent Smith-Hughes Act.

It is under a Board of Trustees, of which the State Superintendent of Public Instruction is Chairman ex-officio. The other three members are appointed by the Governor subject to the approval of the Senate and no two appointive members shall be residents of any one county.

The faculty consists of twenty-one teachers.

Tuition is free to pupils residents of the State.

Enrollment 1914-15, 347; 1915-16, 363; 1916-17, 386; 1917-18, 387; 1918-19, 401.

BIOGRAPHICAL SKETCHES

GOVERNOR.—Morrow, Hon. Edwin P. (R.), Governor of Kentucky, was born in Somerset, Pulaski County, Kentucky, November 30, 1877. He and his twin brother, Charles H. Morrow, were the youngest children of the late Judge Thomas Z. and Jennie Bradley Morrow. He was educated in the public schools of Somerset, and then attended St. Mary's College and Cumberland College. Later he attended the Cincinnati Law School, where he graduated in 1902. Both he and his twin brother volunteered for service at the outbreak of the Spanish-American War, Charles being attached to the First Kentucky under Gen. John B. Castleman and Edwin to the Fourth Kentucky under Colonel Colston. Following his graduation at the Cincinnati Law School in 1902, he located for a time in Lexington, where he practiced his profession. On July 12, 1903, he married Miss Katherine Waddell, of Somerset, Ky., and soon thereafter returned to his native city and entered upon the practice of the law. He soon gained recognition not only as a lawyer of ability but as a platform orator of unusual power. During the administration of President Taft he was United States District Attorney for the Eastern District of Kentucky. He was the unanimous choice of his party for the nomination for Governor in 1915, and when the Republican State Convention met at Lexington in May, 1919, he again was selected by unanimous choice to lead his ticket. Governor and Mrs. Morrow are the happy parents of two children, Edwina and Charles Robert. Parents and children are members of the Presbyterian church. The Governor is a prominent lodge man, being a member of the Masons, Odd Fellows, Elks, Knights of Pythias, and Juniors.

He was elected Governor of Kentucky at the November election, 1910, by a majority of over forty thousand, the largest majority given a candidate of any party within recent years.

LIEUTENANT GOVERNOR.—Ballard, Hon. Samuel Thruston (R.), farmer, stock raiser and flour miller, was born in Louisville, Ky., February 11, 1855, the son of Andrew Jackson and Frances Anne (Thruston) Ballard. He belongs to one of the oldest families in Kentucky, being a direct descendant of George Rogers Clark, to whom, historians declare, the State of Kentucky is indebted for her existence as a great Commonwealth today. He attended Cornell University at Ithaca, N. Y., and was graduated in 1878 with the degree of Bachelor of Science. Returning to his home city, he, with his brother, the late Charles Ballard, organized the firm of Ballard and Ballard, flour manufacturers. This concern, beginning in a small way, has grown until it is now one of the largest institutions of its kind in the United States. Mr. Ballard has always taken a prominent part in financial and civic affairs in his home city, his home state, and in the nation. He is vice-president of the Louisville National Banking Company, vice-president of the United States Trust Company, and is interested in coal mining. He is particularly interested in farming and stock raising and is a pioneer in agricultural education in Kentucky. At his home, Landsdowne, near Glen View, Ky., a few miles out of Louisville on the upper river road, he maintains a model dairy, one of the finest in this part of the country. He has resided on this farm for many years and takes great pride in it. He also owns and operates Glenmary Stock Farm on the Brownsboro Road in the same vicinity. For many years he has been personally active in the Florida Heights school, located near his home. This school is famous for its progressive work in the teaching of agriculture and domestic science. Into this school he has put many hundreds of dollars of his own money in addition to that received from the county. All sorts of clubs, pig clubs, calf clubs, canning clubs, and many others, are maintained by the pupils of this school, and the school building is also equipped for and used as a neighborhood center for all the people. Throughout his entire business experience, covering a period of nearly forty years, he has always been greatly interested in the welfare of working men and women. In his own business he has applied a profit sharing system, unique in many of its details. He has been a leader also in securing child welfare

and labor legislation in Kentucky. In July, 1913, he was appointed by President Wilson a member of the non-partisan National Industrial Commission. During the war he was very active in national industrial affairs and was chairman of the national commission on the cost of living and domestic economy of the Council of National Defense. On account of his thorough knowledge of the milling business and his splendid business ability, he in 1917 was appointed by Herbert Hoover, National Food Administrator, a member of a commission of twenty-nine millers in the United States to deal with national food problems. During the war, also, he was prominent in the work of the War Camp Community Service in Louisville and in the State, representing the organization on the general managing board of the United States War Work Campaign in Kentucky. He is a member of the Episcopal church. He is a member also of the Sons of Colonial War and Sons of the American Revolution. He married Miss Sunshine Harris, of Louisville, Ky. He was elected Lieutenant Governor at the November election, 1919.

PRIVATE SECRETARY TO GOVERNOR.—Stephens, Hon. George E. (R.), of Louisville, Kentucky. Son of Anson P. and Helen W. Stephens. Mr. Stephens is a native of Illinois and lived for a number of years in Iowa. His father was a Republican member of the House of Representatives and the State Senate of Iowa and the son was a page in the Iowa Senate at the age of twelve years. He is a graduate of Knox College, Galesburg, Illinois, and is a newspaper editor and publicity director by profession. He was married to Miss Nelle F. McGaw, at Galesburg, Ills. He is a Mason and member of the Beta Theta Pi college fraternity.

SECRETARY OF STATE.—Vaughan, Hon. Fred A. (R.), was born in Johnson County, Kentucky, December 8, 1876. He resides at Paintsville, the county seat. Is the son of H. S. and Mary Burgess Vaughan. Was educated in the public schools of Johnson County and at the University of Kentucky, at Lexington, Ky. For a brief time he taught school in the public schools and in the Sandy Valley Seminary. Later he attended a course of lectures in law at George Washington University at Washington, D. C., and upon examination was admitted to the practice of law at Paintsville. He represented the counties of Johnson and Martin in the House of Representatives, 1904 Session of the Legislature. In 1913 he was elected County Judge of Johnson county, and was re-elected in 1917 by the largest majority ever given in Johnson

county. For ten years he was a member of the Board of Regents of the Eastern Kentucky State Normal School at Richmond, under appointments of Governors Beckham, Willson and McCreary. During his legislative activities, and since, he has ably advocated measures to build up the educational system of Kentucky, especially the establishment of State normal schools for the better training of teachers. He is a member of the Methodist church, being the son of a Methodist minister. He is interested in church affairs and is an enthusiastic Sunday school man. He is a member of the Masons. Was married to Miss Mary Muir Halstead, daughter of Col. Nat W. Halstead, of Bardstown, Kentucky, October 17, 1914. During the war he was one of the leaders in his district in the Red Cross, Liberty Loan and United War Work and other drives. He was elected Secretary of State at the November election, 1919.

STATE AUDITOR.—Craig, Hon. John J. (R.), of Covington, Kentucky, was born in Covington, November 14, 1873, and has resided in that city since his birth. He was educated in the public schools of Covington and then engaged in the building construction business, in which he has been very successful during a period of twenty-eight years. As a building contractor he directed the construction of the Kenton County Court House, the city library, the handsome new city high school and many other public buildings. He has the largest business of its kind in Covington. He is a director in the First National Bank and vice-president of the Citizens' Building Association. Mr. Craig has always taken an active interest in Republican politics. He served on the Republican County Committee of Kenton county as secretary from 1900 to 1908, and as chairman from 1908 to 1916. Since 1916 he has represented the Sixth Congressional District as a member of the Republican State Central Committee. In 1903 Mr. Craig was elected city clerk of Covington and served four years. In 1907 he was elected mayor for a term of four years and in 1915 was again elected mayor. His second term expired January 1, 1920. The fact that Covington is overwhelmingly Democratic is a sufficient testimonial of the high regard in which he is held by his fellow citizens. He is a member of the Methodist church and belongs to the Masonic bodies, the Elks, the Knights of Pythias and the Odd Fellows. Is married and has two daughters and a son. Was elected State Auditor at the November election, 1919.

INSURANCE COMMISSIONER.—Ramey, Hon. James F. (R.), was born in Lyon county, Kentucky, September 26, 1878. His early life was spent on the farm assisting his father, and attending the rural schools during the time he was not employed on the farm. Later he attended the Eddyville High School and the Benton Academy at Benton, Ky. After completing his studies in these schools he attended the Bowling Green Business College and the Southern Normal School at Bowling Green, Ky. Having limited means he, like many of the great men of our country, worked his way through college by teaching night classes. He was appointed bookkeeper and cashier for the schools immediately after his graduation. On July 22, 1891, he married Miss Drucille North, of Owen county, and located in his home town of Eddyville. He organized the First National Bank of Eddyville and served as cashier for six years. During the administration of Governor A. E. Willson he had charge of the Banking Department of the state for two years. He afterwards engaged in extensive farming. In addition to looking after his large farm he has been engaged in the insurance and real estate business for about fifteen years. He is a 32nd Degree Mason (Scottish Rite), a W. O. W., and a member of the Methodist church. Was appointed Insurance Commissioner by State Auditor John J. Craig in January, 1920.

STATE TREASURER.—Wallace, Hon. James A. (R.), of Irvine, Kentucky, son of Andrew and Clara Ellen Wallace, was born in Irvine, Ky., August 5, 1867. Was educated at State College, Lexington, Ky. Is a merchant, farmer and banker. Was County Treasurer of Estill county, Cashier of the Farmers' Bank of Estill county, president and treasurer of the Oleum Refining Company, and owns and manages one of the finest farms in Estill county. Was Circuit Court Clerk of Estill county for eleven years. Is a member of the Christian church, being a deacon for twenty years. Is a Mason and Shriner, also member of the Knights of Pythias and Juniors. Married Mrs. Ollie Pryse Breeding, April 30, 1906. Was elected State Treasurer at the November election, 1919.

ATTORNEY GENERAL.—Dawson, Hon. Charles I. (R.), of Pineville, Kentucky, was born in Logan county, Kentucky, February 13, 1881. Son of S. N. and Fanny Dawson. He was educated in the common schools of Logan county, Fuqua High School and Bethel College, Russellville, and the University of Kentucky, at Lexington, Ky. Following a course of instruction in shorthand at the Bowling Green Business College

he entered the law office of Judge S. R. Crewdson, of Russellville, and while working for him read law and was admitted to the bar. Was elected Representative from Logan county, November, 1905. After practicing law a short time in Russellville, he moved to Bell county and took up the work of his profession at Middlesboro. In 1909 he was elected County Attorney of Bell county and four years later was re-elected without opposition. He is a member of the Christian church. Is a Mason, K. of P. and Elk. Married Miss Eleonor Hopson in 1905. Was elected Attorney General for the State of Kentucky at the November election, 1919.

SUPERINTENDENT OF PUBLIC INSTRUCTION—Colvin, Hon. George (R.), son of W. A. and Lucy (Harris) Colvin, was born in Washington county, Kentucky, September 7, 1875. He was educated at Centre College, Danville, Ky., graduating with the class of 1895. Taking up the study of law, he was graduated in 1896, and in 1897 was admitted to the bar. For three years, from 1900 to 1904, he was in the legal department of the Louisville Title Company. Returning to his native city, he was elected Superintendent of Schools of Springfield and held that position until he was elected Superintendent of Public Instruction. Was married to Miss Mary C. McElroy, of Springfield, January 20, 1903. He is a member of the Christian church. A Mason and Knight Templar. Was elected Superintendent of Public Instruction at the November election, 1919.

COMMISSIONER OF AGRICULTURE.—Hanna, Hon. William C. (R.), son of Charles Morton and Ella Callendy Hanna, was born in Shelby county, Kentucky, April 25, 1879. Was educated at Central University of Kentucky. After graduating he immediately took up agricultural work and by his own efforts has built up a very extensive field of farming operations. He is recognized as one of the most progressive farmers in the state and is a prominent stock raiser. Is also engaged in the real estate business. Was married to Miss Lisle Jeannette Bird, February 18, 1909. Is a member of the Presbyterian church. Was elected Commissioner of Agriculture at the November election, 1919.

ADJUTANT GENERAL—DeWeese, General James M. (R.) Appointed Adjutant General by Governor Edwin P. Morrow in January, 1920. Single.

CONFEDERATE PENSION COMMISSIONER.—Stone, Hon. William Johnson, son of Leslie and Nancy (Killen) Stone, was born in Caldwell, now Lyon county, Kentucky, June 26, 1841. Educated at District Schools. Enlisted in the Confederate Army June 20, 1861. Was wounded, resulting in the loss of his right leg, June 12, 1864, at Cynthiana, Kentucky. Captured and remained a prisoner until the close of the war and released on parole May 16, 1865. Was married to Miss Cornelia Woodyard, of Cynthiana, Kentucky, October 29, 1867, who died October 28, 1906. Was married again March 10, 1909, to Mrs. Elizabeth H. Chambers, of Morganfield, Kentucky. Represented Caldwell and Lyon counties in the Legislature of 1867, and in 1875 he represented Marshall and Lyon, and was elected Speaker of the House for that term. He advocated the establishment of a Bureau of Agriculture for the State, and appointed a committee on agriculture favorable to that idea; drew a bill that was enacted into law creating the present Bureau of Agriculture. He again represented Marshall and Lyon counties in the Legislature in 1883. Was elected to represent the First Congressional District of Kentucky in the United States Congress in 1884, and was re-elected four times to the same position. In December, 1889, he introduced into Congress the first bill ever written and introduced into any legislative assembly providing for the dissolution of trusts. Was a candidate for the Democratic nomination for Governor of the State in 1899. Was appointed Examiner of Confederate applications for pensions, March 12, 1912. Is a farmer by occupation.

BANKING COMMISSIONER.—Speer, Hon. George G. (D.), Frankfort, Kentucky. Son of Dr. J. W. and Susan M. Speer. Was born at Alton, Anderson county, Kentucky, March 12, 1839. Was educated in the common schools and Kentucky Military Institute. Was educated for the law. Married Miss Hallie B. Hanks, of Lawrenceburg, Ky., April 18, 1864. Was Master Commissioner of the Anderson county court. Is a member of the Christian church, Maccabees, Red Men, M. K. A. H. and B. P. O. E. Was President of the Peoples State Bank of Frankfort. Represented the 20th Senatorial District in the 1916 session of the General Assembly of Kentucky. Resigned as President of the Peoples State Bank and as State Senator to accept the position of Banking Commissioner under Governor A. O. Stanley.

STATE GEOLOGIST AND FORESTER.—Barton, Hon. John Earle, son of Arthur Oliver and Julia Hoxsey Barton.

Was born in Warren, Macomb county, Michigan, February 12, 1879. Educated in public schools, Detroit, Mich., University of Michigan, B. A., 1902, and Yale School of Forestry, M. F., 1905. Engaged in Forestry, various positions in Forest Service, United States Department of Agriculture. Member of the Presbyterian church, member of Kapa Sigma U. of Michigan, and a Mason. Was married to Miss Mabel Leech Glenn, of Kuttawa, Ky., January 22, 1908. Was appointed commissioner of Geology and Forestry by Governor A. O. Stanley in June, 1918.

STATE INSPECTOR AND EXAMINER.—James. Hon. Henry E. (R.), was born in Edmonson county, Kentucky. Son of Isaac and Louisa James. He was Assistant State Treasurer under Governor Bradley's administration, also under Governor Willson's administration. Was engaged in banking and merchandising. Assistant to State Tax Commission. Is a Mason. Married Miss Kate Crump, September, 1887. Was appointed State Inspector and Examiner by Governor Edwin P. Morrow, in January, 1920.

THE COMMISSIONER OF PUBLIC ROADS.—Boggs, Hon. Joe S. (D.), was born in Madison county, Kentucky, December 10, 1878. Son of Joe S. and Mary E. Boggs. Was educated at Central University. He was County Road Engineer and Division Engineer in the Department of Public Roads. He was appointed Commissioner of Public Roads by Governor James D. Black, to fill out the unexpired term of Hon. Rodman Wiley, who resigned September 1, 1919. He is a member of the Christian church, a Mason and B. P. O. E. Married Miss Susan G. Layton, October 8, 1902.

EXECUTIVE AGENT OF GAME AND FISH COMMISSION.—Ward, Hon. J. Quincy, son of J. Q. and Mary E. Miller Ward. Was born in Harrison county, April 29, 1873. Educated at Central University, Richmond, Ky. Is a farmer and member of the F. A. M., K. T., Shriner and Elks Lodges. Member of the Presbyterian church. Married Miss Elizabeth W. Spears, December 7, 1899. (Deceased.)

SUPERINTENDENT OF PUBLIC PRINTING.—Glenn, Hon. Moses R., was born in Muhlenberg county, Kentucky, April 4, 1867. Son of Robert and Hannah E. Glenn. Mr. Glenn is a printer and newspaper man. Before assuming his present duties he was postmaster at Central City, Ky., Call Clerk, Kentucky Branch Penitentiary, and Secretary of the State

Railroad Commission. Mason, Owls, Puritan, and Little Yellow Dogs. He was married to Miss Sadie Treece Jennette, June 26, 1892. Their children are Anna M., Gretchen E., and Martin R.

Lee, Hon. Miles Everett (D.), Elizabethtown, Kentucky. Son of Silas and Almeda Lee. Was born in Hardin County, Kentucky, May 12, 1880. Educated at Hardin Collegiate Institute and Central University. Taught school in Hardin county for seven years and now engaged in Fire and Life Insurance. Was County Assessor of Hardin county. Member of the Baptist church, Masons and M. W. A. Married to Miss Ethel K. Purcell, June 26, 1907. Elected to represent Hardin county, November 2, 1915. Re-elected November, 1917. Appointed Custodian of Public Buildings by Governor A. O. Stanley.

STATE BOARD OF CONTROL

Hines, Hon. Edward W. (D.), Louisville, Kentucky, Chairman. Was born in Butler county, Kentucky, January 15, 1858. Son of Warren Walker Hines and Sarah Carson Hines. Educated at Warren College, Bowling Green, Kentucky. Lawyer. Held the offices of Reporter of the Court of Appeals, Counsel for Interstate Commerce Commission and Chairman Kentucky Council of Defense. Member of the Methodist church. Bachelor. Appointed member of Board of Control by Governor Edwin P. Morrow in December, 1919.

Ganfield, Hon. William Arthur, D. D., LL. D., (R.), of Danville, Kentucky, was born in Iowa, September 3, 1873. Educated at Cornell College, Chicago University and McCormick Theological Seminary. Is President of Center College, Danville, Ky. Presbyterian minister. Mason. Married Miss Clara E. Boardman, August 26, 1901. Appointed member of the State Board of Control by Governor Edwin P. Morrow in December, 1919.

Riker, Mrs. Martina G., of Harrodsburg, Kentucky, was born in Champagne county, Ohio, January 6, 1867. Daughter of Matilda M. and D. W. Grubbs. Member of the Presbyterian church. Is President of Kentucky Federation Women's Clubs. Married Lafon Riker, October 2, 1889. Appointed member of State Board of Control by Governor Edwin P. Morrow in December, 1919.

Sackett, Hon. Frederic M. (R.), of Louisville, Kentucky, was born in Providence, Rhode Island, December 17, 1868. Son of Frederic M. and Emma L. Sackett. Educated at Brown University and Harvard Law School. Lawyer and manufacturer. Was Federal Food Administrator for Kentucky. Married Miss Olive Speed, April 12, 1898. Appointed member of the State Board of Control by Governor Edwin P. Morrow in December, 1919.

Halley, Dr. Samuel Hampton (D.), Lexington, Kentucky, was born in Scott county, Ky., September 21, 1871, and is the son of Henry S. and Alice Hunter Bell Halley. Was educated at Washington and Lee University, University of Louisville and Columbia. Practiced medicine in early life, but gave up the practice of medicine to engage in farming and tobacco warehouse business. Member of the Kentucky Council of Defense. Pendennis, Lexington Union and Lexington Country Club. Married Miss Katherine Anderson Helm, of Louisville, Ky., November 16, 1898. Member of the Episcopal church. Appointed member of the State Board of Control by Governor Edwin P. Morrow in January, 1920.

WORKMEN'S COMPENSATION BOARD

Thomas, Hon. R. C. P. (D.), Bowling Green, Kentucky, Chairman. Son of Dr. R. C. and Elizabeth W. Thomas. Born in Bowling Green, Kentucky, March 22, 1872. Educated at Ogden College, Bowling Green, Ky. Lawyer. Was City Attorney of Bowling Green, Ky. Member of the Methodist church and an Elk. Bachelor. Appointed member of the Workmen's Compensation Board by Governor Stanley.

Allington, Hon. Harry J. (D.), of Newport, Kentucky. Son of Harry J. and Ann Allington. Was born in Knightstown, Indiana, October 3, 1872. Educated in the Public Schools of Cincinnati. Engaged in the iron and steel industry. President of the State Federation of Labor. Member of Methodist church, Masons and Loyal Order of Moose. Married to Miss Lillian Lineback, November 25, 1896. Appointed member of Workmen's Compensation Board by Governor A. O. Stanley.

Sewell, Hon. Nathaniel Burton, son of Charles and Lucinda Mullins Sewell, was born in Laurel county, Kentucky, February 17, 1878. Was educated at Sue Bennett Memorial School, London, Ky., National Normal University, and Yale University. Formerly farmer, merchant, school teacher, news-

paper business and book business. At present, lawyer and interested in coal and timber lands. Was delegate to Baltimore Convention, 1912, from Eleventh District. Member of Christian church, I. O. O. F., and Kentucky Yale Alumni Association. Appointed State Inspector and Examiner by Governor A. O. Stanley, December, 1915. Married to Miss Mattye Reid, February 16, 1918. Appointed a member of the Workmen's Compensation Board by Governor A. O. Stanley, January 9, 1919, to fill out unexpired term, and re-appointed April 1, 1919, for a term of four years.

RAILROAD COMMISSIONERS

Cooper, Hon. J. Sherman (R.), Somerset, Kentucky, Chairman, son of Isaac E. and Mary A. Cooper was born in Pulaski county, Kentucky, February 16, 1866. Educated at Kentucky University, Lexington. Is a teacher, attorney-at-law and manufacturer. Was County Superintendent of Schools, County Judge and Collector of Internal Revenue for the Eighth District of Kentucky. Member of the Baptist church, Mason. Married Miss Helen Tarter, June 29, 1899. Elected Railroad Commissioner from the Second Railroad District at the November election, 1919.

Burns, Hon. Frank N. (D.), Paducah, Kentucky, was born August 11, 1879. Moved to Paducah at the age of eleven. Went through the common schools, then attended the Valparaiso University, Indiana, for six years, thence to the University of Michigan, receiving the degrees of B. S., A. B. and LL. B. Practiced law in Chicago, with the largest firm in that city, for nearly five years before returning to Paducah. Established law practice in Paducah in 1908. Elected to the Board of Aldermen in 1912; first Commissioner of Safety in 1916 and elected Mayor in 1916. President of Harbour Department Store. Member of the Methodist church, Mason, Shriner, Elk, W. O. W., M. W. A., Odd Fellow, Ben Hur and Yeoman. Married to Miss Natalie Fischer of Ann Arbor, Michigan, June 26, 1907. Elected Railroad Commissioner from the First Railroad District at the November election, 1919.

Kash, Hon. E. C. (R.), Jackson, Ky. Elected Railroad Commissioner from Third District, November, 1919.

STATE TAX COMMISSION

Scott, Hon. James A. (R.), Pikeville, Kentucky, Chairman State Tax Commission. Born in Pike county, Kentucky, December 2, 1875. Son of John M. and Minerva Scott. Educated in public schools of Pikeville and Pikeville Collegiate Institution. Taught school in the public schools of Pike county in 1894 and 1895. In 1897 received a diploma in the Northern Indiana Normal School at Valparaiso, Ind. In 1904 and 1905 was Trustee of the Jury Fund of the Pike Circuit Court. Was Sheriff of Pike county from January 1906 to 1910. Clerk of the Pike Circuit Court from 1910 to 1916. Was Assistant Secretary of State under James P. Lewis from August, 1916, to July 1, 1917. Member of the Christian church, Thos. C. Cecil F. & A. M. No. 275, Odd Fellows, Pikeville Royal Arch Chapter No. 133, Indra Consistory No. 2, A. A. S. R., Covington, Ky. Member of the Elks Lodge at Frankfort, No. 530. Married to Miss Fannie Reynolds, daughter of Rev. M. C. Reynolds, April 11, 1900. Member of the Republican State Central Committee from the Tenth Congressional District from 1912 to 1916. Appointed member of the State Tax Commission by Governor A. O. Stanley in June, 1917, as the Republican member. Re-appointed by Governor Edwin P. Morrow, January, 1920.

Ringo, Hon. Ben D. (D.), Owensboro, Kentucky, was born in Carroll county, Kentucky, prior to May 25, 1870. Son of Wm. Luther and Martha Duncan Ringo. Educated at Hartford, Ky. Lawyer. Has served as member of the State Board of Equalization, Commonwealth's Attorney, and member of the State Tax Commission. Member of the Methodist church, Knight Templar, Elk, Knights of Pythias. Married Miss Emma M. Ryan, December 14, 1892. Appointed a member of the State Tax Commission by Governor A. O. Stanley.

Green, Hon. Robert Powell, B. S. (R.), son of James Bynum and Mary Taylor Green, was born in Graves County, Kentucky, February 27, 1882. Was educated at the University of Chicago. Was a teacher in Western Kentucky State Normal School, Head of Department of Geography and Geology. Member of the Methodist church, K. of P. and Odd Fellow. Married to Miss Angeline Morris. Appointed a member of the State Tax Commission by Governor Edwin P. Morrow, January, 1920.

COURT OF APPEALS

CHIEF JUSTICE—Carroll, John D., son of A. J. and Eliza Collins Carroll. Was born in Oldham county, Kentucky, in October, 1854. Removed to New Castle, Henry county, in January, 1875, and has since lived there. Served two terms, 1881-2 and 1883-4, in the lower branch of the General Assembly and was elected without opposition to and served as a member of the Constitutional Convention of 1890-91. Was appointed in 1891 by Governor John Young Brown as one of three commissioners to revise the statute law of the State. Was Chairman of the Democratic State Central and Executive Committees in 1892-5. Was appointed in February, 1906, by the Court of Appeals as Commissioner of Appeals. In May, 1907, was appointed by Governor J. C. W. Beckham, a Judge of the Court of Appeals, and was elected Judge of that court in 1908 without opposition either in the primary or general election, and again elected in 1912 without opposition either in the primary or general election. Has been editor of the Kentucky Codes of Practice since 1888, and editor of the Kentucky Statutes since 1894.

JUSTICE—Clarke, Hon. Ernest Swope, Judge Court of Appeals, was born at Falmouth, Kentucky, November 25, 1872, the son of Asahel R. and Anna (Swope) Clarke. After completing the public schools at Falmouth, he attended Bethany College at Bethany, W. Va., and was graduated in 1892 with honors. He was married to Mary Virginia Oldham at Falmouth, on June 12, 1900, to which union two sons were born, now eleven and thirteen years old. He was a Page in the Kentucky Senate during the session of 1881-2; has served Pendleton County twice each as County Attorney and as County Judge. He was elected Judge of the Court of Appeals from the Sixth Appellate District at the November, 1915, election. Re-elected November, 1918. He is a member of the Christian church, a Mason, Knight of Pythias, and an Odd Fellow.

JUSTICE—Hurt, Hon. Rollin (D.), Judge of the Court of Appeals. Is a son of Young E. and Mary Montgomery Hurt, and was born and reared in Adair county, Kentucky, where he has always lived, except for two years, when he resided in Metcalfe county. He attended the country schools in Adair county and the schools at Columbia. Was a member of the Electoral College for Kentucky in 1884, for the Eleventh Congressional District. Was county attorney for Adair

county, by election, from September, 1890, until January, 1898. A Methodist in belief. He is not a member of any religious organization, nor of any lodge, nor fraternal order. Married to Cary Chandler in 1894. Elected Judge of the Court of Appeals for the Third Appellate District, at the November election, 1914.

JUSTICE—Quin, Hon. Huston (R.), Judge of the Court of Appeals, was born in Jefferson County, Kentucky, August 4, 1876, the son of J. B. and Matilda B. (Huston) Quin. Was educated in the Public Schools of Louisville. Graduated from the Law Department of the University of Louisville in April, 1900. Was First Assistant City Attorney of the city of Louisville from December 1908 to 1912, and City Attorney from 1917 to 1918. Member of Methodist church. Married Miss Martha Rivers, June 9, 1904. Elected Judge of the Court of Appeals from the Fourth Appellate District, November, 1918.

JUSTICE—Sampson, Hon. Flem D. (R.), Barbourville, Kentucky, Judge Court of Appeals, son of Joseph and Emoline Sampson. Was born in London, Kentucky, January 23, 1876. Was County Judge of Knox County 1906 to 1910. Was elected Circuit Judge of the 34th Judicial District in November, 1911, and re-elected in 1915. Resigned as Circuit Judge to run for Judge of 7th Appellate District, and was elected in November, 1915. Is a Mason, Odd Fellow, K. of P. and Elk. Married Miss Susie Steele in 1898.

JUSTICE—Settle, Hon. Warner Elmore, Judge of the Kentucky Court of Appeals, Second Appellate District, Bowling Green, Kentucky. Son of Simon and Mary Barnett Settle. Born on a farm two miles from Greensburg, Green County, Kentucky, January 21, 1850. Reared by his maternal grandfather, the Hon. Thomas R. R. Barnett, who served the people of Green County twenty-four years as County Judge and frequently represented them in the Legislature. Judge Settle received his education in the schools of Greensburg, and at a school for young men taught by the late Maj. H. M. Lane. The emancipation of slaves, of which Judge Settle's family were considerable owners, compelled him to forego the college education which he had intended to acquire, and caused him to work several years upon his grandfather's farm. He adopted the law as his profession; pursued his legal studies in the office of the Hon. William H. Chelf, of Greensburg. In 1870 he moved to Bowling Green, where he has since made his home. Was admitted to the bar September 15, 1871, and for

twenty-one years practiced law with success. Was twice elected city attorney of Bowling Green, 1872 and 1874. Was elected Circuit Judge of the Eighth Judicial District, in 1892, and again in 1897. Resigned the office December 31, 1902, to accept that of Judge of the Court of Appeals, to which he was elected from the Second Appellate District in November, 1902, and was re-elected Nov., 1910. Judge Settle was married on Nov. 2, 1875, to Miss Shelby Rodes, daughter of the Hon. Robert Rodes, of Bowling Green, Ky. They have six children: Mary, wife of Dr. H. R. Kellog, of Louisville, Ky.; Robert Rodes Settle, of Frankfort; Warner Elmore Settle, Jr., of Frankfort; Henry Thomas Settle, Midshipman in the United States Navy; Rachel Covington Settle, wife of James Hector Currie, Marideon, Miss., and Frances Elizabeth Settle, residing with her parents.

JUSTICE—Thomas, Hon. William Augustus (D.), Judge of the Court of Appeals of the First Appellate District, Mayfield, Ky. Son of Francis Marion and Laura L. (Taylor) Thomas. Was born December 14, 1863, in Fulton County, Ky. He was raised on his father's farm and attended the public schools of his county. He made a regular hand on his father's farm until he was sixteen years of age. He was educated at Murray Institute and at Dresden, Tenn. Taught public school for one term, and was clerk in his father's store for about three years, during which time he read law, and in 1887, he entered the senior class at Valparaiso, from which institution he graduated in June, 1888. After this he returned to Fulton, Ky., and opened up a law office and continued to practice until May 1, 1892, when he moved to Mayfield, Ky., and formed a partnership with Judge W. M. Smith, recently of Louisville, Ky., and Judge J. E. Robbins, of Mayfield. He has practiced law at that place since that time. He was married the 19th day of July, 1892, to Miss Bessie Patterson, of Fulton, Ky., daughter of Dr. Wm. M. Patterson, who was the representative of the Methodist Church, South, in the Republic of Mexico. Judge and Mrs. Thomas have one daughter, Miss Anita Della Thomas. Judge Thomas has never held any office prior to his election as Judge of the Court of Appeals except in 1900, he was appointed Master Commissioner of the Graves Circuit Court and served eight years. Elected Judge of the Court of Appeals, November, 1915.

COMMISSIONER—Clay, Hon. William Rogers (D.), Commissioner of the Court of Appeals. Was born in Fayette County, Kentucky, November 9, 1864. Received academic education in public schools of Lexington and at Transylvania

University, graduated from the latter institution in 1885. Received legal education at Georgetown University, Washington, D. C. Served for several years as Superintendent of Schools of Lexington, Kentucky. Served as city solicitor of Lexington from January, 1904, to June, 1907. Appointed Commissioner of the Court of Appeals June 14, 1907, which office he now holds.

CLERK OF COURT OF APPEALS—Speck, Hon. Roy B. (R.), son of Will R. and Olive Chandler Speck, was born in Warren county, Kentucky, December 8, 1895. He was educated in the public schools of Bowling Green and later was graduated from Ogden College with honors. Following his graduation, he engaged in the advertising business in his native city. In 1914, he received his first military training in one of the Government military camps at Ashville, N. C. Returning from this camp, he enlisted in Company A of the Third Kentucky Infantry as a private, and when the National Guard was called into regular service in the Mexican border trouble he was promoted to corporal and went to Texas. On the day the United States declared war with Germany, Mr. Speck, who by this time had won a second lieutenancy, was commanding a company of infantry guarding bridges and tunnels along the Illinois Central railroad near West Point Ky. In June, 1918, in company with Col. H. H. Denhart and other officers, he left Camp Shelby to conduct several thousand troops overseas. During his services in France he served as replacement officer, in charge of conveying troops from the training camps to the trenches. He participated in the battles of Chateau Thierry and St. Mihiel. He received a promotion to First Lieutenant in a competitive examination between all second lieutenants in his division and received the highest grade in the division. He returned to America in February, 1919. He is a member of the Methodist church. Single. Was elected Clerk of Court of Appeals at the November election, 1919.

REPORTER COURT OF APPEALS—Higdon, Hon. Robert G., Reporter of the Court of Appeals, was reared and educated in McLean county and practiced law there until he removed to Owensboro, Kentucky, to continue his profession. Was Secretary to Judge Settle before he became Reporter in 1912. He married Miss Una Gregory of Hancock county.

The General Assembly of Kentucky

OFFICERS OF THE GENERAL ASSEMBLY

SENATE.

S. Thruston Ballard, Lieutenant Governor and President of the Senate.
President Pro Tem.—Charles M. Harriss, Versailles.
Chief Clerk—Wm. B. O'Connell, Newport.
Assistant Clerk—Emerson Beauchamp, Logan county.
Enrolling Clerk—Miss Jennie McDonald, Frankfort.
Sergeant-at-Arms—J. J. Bowman, Danville.
Doorkeeper—Don R. Todd, Hickman county.
Janitor—Alex Waits, Franklin county.
Cloakroom Keeper—Herbert Lykins, Bourbon county.
Pages—Robert Minor, Boyle county; Leslie Shepherd, Clark county; Talbott Whittenberg, Jefferson county. Charles Robert Morrow, Pulaski county, personal page to the President of Senate.
Stenographer to Chief Clerk—Miss Fannie K. Eales, Franklin county.

HOUSE.

Speaker—Joe F. Bosworth, Middlesboro.
Chief Clerk—Lilburn Phelps, Jamestown.
Assistant Clerk—J. Albert Leach, Beaver Dam.
Sergeant-at-Arms—John Cook, Hancock county.
Enrolling Clerk—Zilpha Roberts, Hyden.
Doorkeeper—Luther Perryman, Adair county.
Janitor—Edgar McCandless, Muhlenberg county.
Cloakroom Keeper—Wm. Porter, Jefferson county.
Cloakroom Keeper—James A. Ray, Frankfort.
Pages—Robert Humble, Pulaski county; Charles Neel, Butler county; Don Cain, Breckinridge county and Marion Wash, Mercer county.

MEMBERS OF SENATE—1920.

20 Democrats. 18 Republicans. Democrats not indicated.
(R.) Republicans.

1st—Fulton, Graves and Hickman	B. T. Davis.....	Hickman.
2nd—Ballard, Carlisle, Marshall and McCracken	T. T. Gardner.....	Bardwell.
3rd—Caldwell, Collo-way, Lyon, and Trigg	H. P. Atwood.....	Cadiz.
4th—Crittenden, Livingston and Union	C. S. Nunn.....	Marion.
5th—Henderson and Webster	Starling L. Marshall	Henderson.
6th—Christian and Hopkins	Frank Rives.....	Hopkinsville.
7th—Butler, Muhlenberg and Ohio	George Baker (R.).....	Central City.
8th—Daviss and McLean	Dr. J. L. Early (R.).....	Stanley.
9th—Logan, Simpson and Todd	Whitsett Hall.....	Auburn.
10th—Breckinridge, Grayson, Hancock and Hart	Dr. S. P. Parks (R.).....	Irvington.
11th—Allen, Edmonson and Warren	A. A. Demunbrun (R.).....	Mammoth Cave.
12th—Bullitt, Hardin, Larue and Meade	Haynes Carter.....	Elizabethtown.
13th—Floyd, Knott and Pike	A. E. Auxler (R.).....	Pikeville.
14th—Green, Marlon, Nelson, Taylor and Washington	J. A. Hinkle.....	Bloomfield.
15th—McCreary, Pulaski and Whitley	Dr. P. Hogue (R.).....	Pine Knott.
16th—Clinton, Cumberland, Monroe, Russell and Wayne	Robert Antle (R.).....	Olga.
17th—Bell, Knox and Laurel	White L. Moss (R.).....	Pineville.
18th—Boyle, Casey, Garrard and Lincoln	Jay W. Harlan.....	Danville.
19th—Adair, Barren and Metcalfe	J. H. Branstetter (R.).....	Glasgow.
20th—Anderson, Franklin, Mercer and Spencer	L. M. Smith.....	Harrodsburg.
21st—Carroll, Henry, Oldham, Shelby and Trimble	Newton Bright.....	Eminence.
22nd—Jessamine, Scott and Woodford	Chas. M. Harriss.....	Versailles.

Members of Senate—Continued.

23rd—Jefferson, 11th and 12th Wards, Louisville	T. B. Watts (R.).....	Louisville.
24th—Kenton.....	R. C. Simmons.....	Covington.
25th—Campbell.....	Jacob Metzger (R.).....	Newport.
26th—Boone, Gallatin, Grant, Owen and Pendleton	C. W. Burton.....	Crittenden.
27th—Fayette.....	J. Will Stoll (R.).....	Lexington.
28th—Bourbon, Clark and Montgomery	George Hon.....	Winchester.
29th—Estill, Jackson, Madison, Owsley and Rockcastle	Clarence Miller (R.).....	Irvine.
30th—Bracken, Harrison, Nicholas and Robertson	M. C. Swinford.....	Cynthiana.
31st—Bath, Fleming, Mason, Menifee, Powell and Rowan	Allen H. Points.....	Salt Lick.
32nd—Carter, Elliott, Greenup and Lewis.....	H. T. Morris (R.).....	Greenup.
33rd—Clay, Harlan, Letcher, Leslie and Perry	H. M. Brock (R.).....	Harlan.
34th—Breathitt, Lee, Magoffin, Morgan and Wolfe	Dr. J. D. Whiteaker.....	Cannel City.
35th—Boyd, Johnson, Lawrence and Martin	Brig H. Harris (R.).....	Ashland.
36th—Jefferson—County outside Louisville and 1st Ward.....	H. H. Sims (R.).....	Worthington.
37th—Jefferson—2nd, 3rd 4th and 5th Wards in Louisville	H. F. Monroe (R.).....	Louisville.
38th—Jefferson—6th, 7th, 8th, 9th and 10th Wards in Louisville.....	W. A. Perry.....	Louisville.

KENTUCKY DIRECTORY.

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MEMBERS OF HOUSE OF REPRESENTATIVES—1920.

55 Republicans. 45 Democrats. Democrats not indicated.
(R.) Republicans.

36th—Adair and Taylor.....	R. T. Stults (R.).....	Columbia.
28th—Allen	R. O. Huntsman (R.).....	Scottsville.
45th—Anderson	B. L. Cox.....	Lawrenceburg.
2nd—Ballard and Carlisle.....	J. W. Geveden.....	Arlington.
29th—Barren	J. Wood Vance.....	Cave City.
96th—Bath and Rowan.....	Sidney Alfrey (R.).....	Farmers.
84th—Bell	Jo. F. Bosworth (R.).....	Middlesboro.
62nd—Boone and Grant.....	Elmer Lusby.....	Corinth.
73rd—Bourbon	J. H. Thompson.....	Paris.
89th—Boyd	Daniel Vose (R.).....	Catlettsburg.
45rd—Boyle	Claude D. Minor.....	Perryville.
68th—Bracken and Pendleton.....	Dr. S. D. Laughlin.....	Augusta.
79th—Breathitt and Lee.....	Thos. C. Pryse (R.).....	Beattyville.
22nd—Breckinridge and Hancock.....	Roy J. Cain (R.).....	Irvington.
33rd—Bullitt and Spencer.....	B. F. Shields.....	Taylorsville.
24th—Butler and Edmonson.....	E. W. Neel (R.).....	Morgantown.
6th—Caldwell	W. T. Carner (R.).....	Princeton.
7th—Calloway	T. P. Oliver.....	Murray.
66th—Campbell County.....	J. B. Truesdell (R.).....	Ft. Thomas.
67th—Campbell—City Newport.....	Chas. M. Ciarlo (R.).....	Newport.
60th—Carroll and Galatin.....	W. H. Winn.....	Warsaw.
87th—Carter	Jno. B. Denues (R.).....	Olive Hill.
39th—Casey and Russell.....	Lee Rogers (R.).....	Gravel Switch.
14th—Christian	J. M. Williamson (R.).....	Hopkinsville.
77th—Clark	John W. Swope.....	Winchester.
85th—Clay and Owsley.....	Roscoe C. Marcum (R.).....	Big Creek.
38th—Clinton and Cumberland.....	J. G. Smith (R.).....	Albany.
5th—Crittenden and Livingston.....	J. E. Wilborn (R.).....	Marion.
19th—Davies—County	Griffin Kelly.....	Maceo.
20th—Davies—City Owensboro.....	J. S. Cruse (R.).....	Owensboro.
50th—Elliott and Lawrence.....	E. E. Shannon.....	Louisa.
80th—Estill and Jackson.....	H. N. Dean (R.).....	Clover Bottom.
75th—Fayette—County	A. L. Hamilton.....	Lexington.
76th—Fayette—City Lexington.....	H. H. Barnes (R.).....	Lexington.
72nd—Fleming	Chas. R. Scott.....	Sherburne.
93rd—Floyd	Wm. A. Stewart (R.).....	Langley.
49th—Franklin	W. P. Scott.....	Frankfort.
1st—Fulton and Hickman.....	Lon Adams.....	Fulton.
48th—Garrard	Mack J. Morgan (R.).....	Lancaster.
3rd—Graves	Robt. Humphreys.....	Mayfield.

Members of House of Representatives—Continued.

23rd—Grayson	S. C. Ray (R.)	Leitchfield.
30th—Green and Hart	Jno. W. Foster (R.)	Greensburg.
88th—Greenup	A. S. Cooper (R.)	Greenup.
31st—Hardin	Chas. A. Nelson	White Mills.
98th—Harlan and Leslie	Adam W. Huff (R.)	Confluence.
71st—Harrison	H. C. Duffy	Cynthiana.
11th—Henderson	J. W. Johnson	Henderson.
61st—Henry and Owen	John A. Lee	Owenton.
13th—Hopkins	Jewell S. Webb (R.)	Earlington.
51st—Jefferson	H. C. McLellen (R.)	Louisville.
52nd—Jefferson	A. R. Hudson (R.)	Louisville.
53rd—Jefferson	B. J. Goehringer (R.)	Louisville.
54th—Jefferson	B. A. Roth (R.)	Louisville.
55th—Jefferson	Joseph Lazarus (R.)	Louisville.
56th—Jefferson	J. L. Richardson (R.)	Louisville.
57th—Jefferson	Henry Kaufman (R.)	Louisville.
58th—Jefferson	Dr. Lewis Ryans (R.)	Louisville.
47th—Jessamine	Dr. T. R. Welch	Nicholasville.
91st—Johnson and Mar- tin	Fred C. VanHoose (R.)	Mingo.
63rd—Kenton	John T. Murphy	Covington.
64th—Kenton	R. G. Bryson (R.)	Covington.
65th—Kenton	H. J. Meyers	Covington.
99th—Knott and Magoffin	R. Lee Stewart (R.)	Hindman.
83rd—Knox	S. M. Bennett (R.)	Lay.
34th—Larue and Nelson	John B. Thomas	Bloomfield.
81st—Laurel and Rock- castle	R. L. McFarron (R.)	Mt. Vernon.
97th—Letcher and Perry	Talbert Holliday (R.)	Hazard.
86th—Lewis	John L. Trumbo (R.)	Ribolt.
42nd—Lincoln	H. G. Skiles	Crab Orchard.
16th—Logan	P. A. Day	Ferguson.
8th—Lyon and Marshall	Dr. Daniel J. Travis	Eddyville.
78th—Madison	L. H. Ballard (R.)	Valley View.
35th—Marion	J. M. Knott	Lebanon.
69th—Mason	Dr. W. S. Yazell (R.)	Maysville.
4th—McCracken	John T. E. Stites	Paducah.
40th—McCreary and Wayne	Dr. T. H. Gamblin (R.)	Monticello.
18th—McLean	Dr. W. L. Haynes	Calhoun.
32nd—Meade	W. M. Boling	Brandenburg.
95th—Menifee and Mont- gomery	T. L. Caudel	Frenchburg.
44th—Mercer and Wash- ington	A. M. Wash (R.)	Harrodsburg.
37th—Metcalfe and Monroe	Hebron Lawrence (R.)	Tompkinsville.
100th—Morgan	Frank Kennard	Logville.
17th—Muhlenberg	A. J. McCandless (R.)	Cleaton.
70th—Nicholas and Robertson	B. F. Reynolds	Carlisle.
21st—Ohio	I. S. Mason (R.)	Hartford.
59th—Oldham and Trim- ble	H. A. Spillman	Bedford.
92nd—Pike	J. M. Biliter (R.)	Majestic.
94th—Powell and Wolfe	Sherman Robbins (R.)	Stanton.

Members of House of Representatives—Continued.

41st—Pulaski	Gladstone Wesley (R.).....	Somerset.
74th—Scott	Geo. C. Waggoner.....	Stamping Ground.
50th—Shelby	W. T. Beckham.....	Shelbyville.
27th—Simpson	Dr. W. L. Gossett.....	Franklin.
15th—Todd	W. L. Kimbrough (R.).....	Guthrie.
9th—Trigg	A. F. Hanberry (R.).....	Cadiz.
10th—Union	J. Mack Thompson.....	Sturgis.
25th—Warren—City Bowling Green	Frank L. Strange.....	Bowling Green.
26th—Warren—County	W. G. Wheeler.....	Green Castle.
12th—Webster	E. C. Hardin.....	Wheatcroft.
82nd—Whitley	J. F. Carr (R.).....	Deering.
46th—Woodford	David J. Howard.....	Versailles.

**SHORT SKETCHES MEMBERS OF THE GENERAL
ASSEMBLY**

SENATE.

Antle, Hon. Robert R. (R.), Jamestown, Ky. Son of Jorden and Ellen Blakey Antle. Born in Russell county, Ky., October 11, 1879. Was educated in the common schools of his county. He has been connected with the school work for fourteen years, four years of which he was Superintendent of Schools of his county. He is married and is a member of the United Brothers in Christ Church. He was elected to represent the 16th Senatorial District in the State Senate at November election, 1913. Re-elected November elections, 1917 and 1919.

Atwood, Hon. H. P. (D.), Cadiz, Ky. Son of F. M. and Martha A. Atwood. Born in Trigg county, Ky., September 26, 1875. Educated at Cadiz High School. In garage business. Member of Baptist church, Masons and W. O. W. Was Assessor of his county for four years, Deputy Sheriff for four years, Sheriff four years and Chairman local Draft Board. Married Miss Birch Wadlington, December 28, 1898. Elected to represent the 3rd Senatorial District in State Senate, November, 1919.

Auxier, Hon. E. (R.), Pikeville, Ky. Son of Andrew J. and Elizabeth Scott Auxier. Born in Pikeville, Ky., October 31, 1878. Educated at Pikeville, Ky. Lawyer. Member of Presbyterian church and Sons of the American Revolution. Married to Miss Sarah Emma Bell, June 10, 1902. Elected to represent the Thirteenth Senatorial District in State Senate, November, 1919.

Baker, Hon. George (R.), Central City, Ky. Son of Augustus and Paulina M. Steele Baker. Born in Muhlenberg county, Ky., September 18, 1866. Educated at Rochester, Ky. and Nashville, Tenn. Member of International Executive Board United Mine Workers of America. Was Clerk of Central City from 1908 to 1909. Representative from Muhlenberg county 1912 session of General Assembly. Member of Christian church. Single. Elected to represent the 7th Senatorial District in State Senate, November, 1919.

Branstetter, Hon. J. H. (R.), Glasgow, Ky. Son of J. G. and Sarah E. Branstetter. Born in Metcalfe county, Kentucky, September 15, 1885. Traveling salesman for Chas. Rosenheim Co., Louisville, Ky. Member of Baptist church.

Married to Miss Lela Maude Simmons, February 14, 1907. Elected to represent the Nineteenth Senatorial District in State Senate, November, 1919.

Bright, Hon. Newton (D.), Eminence, Ky. Son of Newton and Dorcas Helm Bright. Born in Shelby county, Ky., January 24, 1876. Educated at Transylvania University, Lexington, Ky. Farmer. Justice of Peace. Chairman of School Board. Member of Christian church, I. O. O. F. and F. & A. M. Married Maye R. Maddox, October 9, 1898. Elected to represent the 21st Senatorial District in State Senate, November, 1919.

Brock, Hon. H. M. (R.), Harlan, Ky. Son of James and Ruth J. Brock. Was born in Perry county, Ky., June 12, 1877. Was educated at Hyden Academy and State College. He is an attorney at law, a member of the Presbyterian church, F. & A. M., I. O. O. F., Red Men, K. of P. and Modern Woodmen. Was elected Senator from the Thirty-third District, November, 1911. Re-elected November 2, 1915, and November, 1919.

Burton, Hon. C. W. (D.), Crittenden, Ky. Son of James C. and Mary F. Burton. Born in Grant county, March 13, 1866. Educated at Sherman, Ky. Is engaged in farming and stock breeding. Is a member of the Baptist church and a Mason. Represented Grant county in the Lower House in 1912 and 1914. Married to Miss Minnie May Points, November 8, 1888. Elected to represent the 26th Senatorial District in November, 1917.

Carter, Hon. Haynes (D.), Elizabethtown, Ky. Son of Benjamin and Columbia Carter. Was born in Hardin county, May 8, 1882. Was educated in the common schools. Graduated in B. S. at Kenyon College in 1902. Lawyer. Was Police Judge of Hodgenville, Ky., in 1903-1904. Taught in common schools of Hardin county in 1901-1902. Member of Masonic Lodge. Married Miss Fanny Brooks Hill, May 25, 1907. Was elected to represent the 12th Senatorial District in November, 1917.

Davis, Hon. B. T. (D.), Hickman, Ky. Son of Henry and Susanna Davis. Born in Fulton county, Ky., January 3, 1870. Educated at Vanderbilt University. Lawyer. Member of Christian church, I. O. O. F., W. O. W. and B. P. O. E. Married Miss Anna Leigh King, November 17, 1896. Elected to represent the First Senatorial District in State Senate, November, 1919.

Demunbrun, Hon. A. A. (R.), Mammoth Cave, Ky. Son of Henry A. and S. E. Demunbrun. Born in Edmonson County, Kentucky, February 16, 1878. Educated in the public schools. Farmer. Member of the Baptist church, Odd Fellow and Mason. Married to Miss Ellen Dorsy, April 12, 1903. Elected Representative from Butler and Edmonson counties at the November election, 1917. Elected to represent the Eleventh Senatorial District in State Senate, November, 1919.

Ear'y, Dr. J. L. (R.), Stanley, Ky. Son of W. G. and Mary (Greer) Early. Born July 22, 1867. Educated in the county schools and West Kentucky College, South Carrollton, Ky. Received degree of Doctor of Medicine from Kentucky School of Medicine, Louisville, Ky., June, 1894. Physician and pharmacist and conducts a drug store at Stanley, Ky. Member of the American Medical Association, member of State Medical Society, member of the Daviess County Medical Society and member of the United States Medical Reserve Corps. Is surgeon of the Louisville, Henderson and St. Louis Railroad. Elected State Senator from the Eighth Senatorial District, composed of Daviess and McLean counties, at the November election, 1917.

Gardner, Hon. Thos. T. (D.), Bardwell, Ky. Born in Henry county, Kentucky, August 24, 1845. Son of Elias and Eliza Turk Gardner. Was educated in the common schools of the county. Engaged in farming and banking. Represented his county in the Legislature for three terms, and was Master Commissioner and County Judge of his county. Is a member of the Christian church, A. F. and Mason. Was married to Miss Maggie Jennings, October, 1870. Elected Representative November 2, 1915. Elected to the Senate, November election, 1917.

Hall, Hon. Whitsett (D.), Auburn, Ky. Son of James Monroe and Mary Ellen Blakey Hall. Born in Logan county, Ky., November 5, 1867. Farmer. Justice of Peace. Member of Baptist church, K. of P. and Chi Phi. Married Miss Ella M. Sloss, November 23, 1892. Elected to represent the 9th Senatorial District in State Senate, November, 1919.

Harlan, Hon. Jay Wellington (D.), Danville, Ky. Son of Jay Wellington Harlan, deceased, and Annie S. Harlan. Born in Boyle county, February 4, 1887. Graduated Centre College, 1906, with A. B. degree, and Law Department of same college, 1909, LL. B. Is Democratic Election Commissioner for Boyle

county and a member of Democratic County Committee. Is member of the Baptist Church, Mason, Elk and Delta Kappa Epsilon Fraternity. Single. Was elected to represent the Eighteenth Senatorial District at the November election, 1917.

Harris, Hon. Brig. H. (R.), Ashland, Ky. Son of Elija and Mary Bishop Harris. Born in Tazewell county, Va., August 14, 1859. Engaged in hotel and real estate business. Was Superintendent of Schools in Johnson county, Ky., 1890-94 and City Attorney of Catlettsburg, 1910-12. Mason and Maccabee. Married Miss Laura Pelphrey in 1885. Elected Representative from Boyd and Lawrence counties, November, 1917. Elected to represent the Thirty-fifth Senatorial District in State Senate, November, 1919.

Harriss, Hon. Charles M. (D.), Versailles, Ky. Son of Nathaniel and Margaret Morgan Harriss. Born in Anderson county, Ky., May 23, 1873. Educated in public schools of Woodford county, Kentucky, and Transylvania University. B. L. degree at University of Virginia. Lawyer. Member of the firm of Wallace & Harriss, Versailles, Ky. Also engaged in farming. Member of the Christian church. Is a Shriner, Knights Templar, K. of P., Odd Fellow, Red Men, Kappa Alpha and Phi Delta Phi (Legal) Fraternities. Married to Jane Dedman Nuchols, on November 16, 1898, who died November 16, 1903. Married Elizabeth Hurst Phelps on December 23, 1912. Elected Senator from the Twenty-second Senatorial District, November election, 1917.

Hinkle, Hon. Joseph Allen (D.), Bloomfield, Ky. Son of Alexander McMahan Hinkle and Annie E. Duncan Hinkle. Born near Bloomfield, Ky., February 12, 1872. Reared on a Nelson county farm and educated at private and public schools of Nelson county and at Bloomfield Seminary. Married Miss Jane C. Hardin, November 25, 1896. Engaged in the grocery business. Member of the M. E. Church, South. Elected to represent the Fourteenth Senatorial District at the November election, 1917.

Hogue, Dr. Pleasant (R.), Pine Knot, Ky. Son of Milburn Hogue. Born in Fentress county, Tennessee, June 8, 1849. Botanic Doctor. Educated in the common schools. Married Miss Mary Ann Richards, 1872. Taught school for eight years. Elected to represent the Fifteenth Senatorial District in State Senate, November, 1919.

Hon. Hon. George (D.), Winchester, Ky. Son of Lycortus and Nancy Hon. Born in Powell county, Ky., April 21, 1874. Educated in the public schools. Engaged in the lumber business. Was Councilman of Winchester for two years. Member of the Methodist church and an Elk. Married Miss Fannie C. Burton, October 16, 1895. Elected to represent the 28th Senatorial District, November election, 1917.

Marshall, Hon. Starling L. (D.), Henderson, Ky. Son of William Jefferson and Lucy Posey Marshall. Born in Henderson, Ky., December 9, 1859. Educated at Henderson high school and graduated from Princeton University in 1884. Married to Miss Schlamp, of Henderson, Ky. Edited the Henderson Daily Journal for twelve years and then by reason of ill health retired from journalism and has since lived on his farm in Henderson county. He is a member of the Presbyterian church, Knights of Pythias and Knight Templar. Was elected Senator from the Fifth District, November 7, 1911. Elected again November, 1919.

Metzger, Hon. Jacob (R.), Newport, Ky. Son of Jacob and Mary Metzger. Born in Portsmouth, Ohio, March 23, 1855. Educated at Portsmouth, Ohio. Is a cigar manufacturer in Cincinnati, Ohio. Member of Newport Council for ten years. Member of Methodist church, K. of P. and I. O. O. F. Married Miss Sarah Lillich, of Portsmouth, Ohio, May 4, 1876. Married Mrs. Annie Droll, Dec. 31, 1916. Elected Representative November 2, 1915. Elected to represent the Twenty-fifth Senatorial District in State Senate, November, 1919.

Miller, Hon. Clarence (R.), Irvine, Kentucky. Son of John P. and Lucinda Blanton Miller. Born in Estill county, Kentucky, January 27, 1878. Educated at State and Centre College. Lawyer. Has held the office of County Superintendent of Schools and County Attorney. Member of the Methodist church, and a Mason. Single. Elected Representative from Estill and Powell counties, November, 1917. Elected to represent the Twenty-ninth Senatorial District in State Senate, November, 1919.

Monroe, Hon. Herman F. (R.), Louisville, Ky. Son of John W. and Caroline S. Monroe. Born in Louisville, Ky., August 23, 1870. Educated in Louisville public schools. Stock and bond broker. Was Jailor of Jefferson county 1907-1909. Member of First English Lutheran church, Mason, Knights Templar and Shriner. Married to Miss Marietta E. Becker, April 19, 1894. Elected to represent the Thirty-seventh Senatorial District in State Senate, November, 1919.

Morris, Hon. Henry Thomas (R.), Greenup, Ky. Son of Richard French and Emily Margaret Edwards Morris. Born in Blaine, Lawrence county, Kentucky, December 25, 1868. Educated in the common schools of Lawrence county and the Blaine High School. Graduated from the Kentucky School of Medicine, June 30, 1897. Physician. Was Coroner and member of the Board of Council of Greenup, Ky. Member of Blue Lodge of Masons, Chapter, K. T. and Shriner. Married to Miss Carrie Panzy Carnahan, September 3, 1891. Elected Senator from the Thirty-second Senatorial District, November, 1917.

Moss, Hon. White L. (R.), Pineville, Kentucky. Son of Judge and Mrs. M. J. Moss. Born in Pineville, Ky., September 4, 1883. Educated Valparaiso University. Wholesale coal dealer. Mayor of Pineville 1913, 1917. Member of Christian church. Shriner and Knights of Pythias. Married to Miss Lula P. Simpson, of Danville, Ky., June 8, 1905. Elected to represent the Seventeenth Senatorial District in State Senate, November, 1919.

Nunn, Hon. C. S. (D.), Marlon, Ky., son of T. J. and Sallie A. Nunn. Born in Marlon, Ky., February 1, 1870. Lawyer. Judge Court of Appeals, succeeding his father by appointment. Member of the Methodist church and a Mason. Married Miss Lemah Barnes, October 24, 1894. Elected to the Senate at the November election, 1917.

Parks, Dr. S. P. (R.), Irvington, Ky. Son of Samuel and Harriett Parks. Born at Clifton Mills, Ky., September 3, 1859. Educated at Cloverport, Ky. Physician and Druggist. Member of the Legislature, 1910. Member of the Presbyterian church, Mason and K. P. Married to Miss Margaret E. Gibson in 1890. Second marriage to Miss Lula Lewis in 1900. Elected to the Senate from the Tenth Senatorial District, November, 1917.

Perry, Hon. Wm. A. (D.), Louisville, Ky. Son of Margaret and James Perry. Born in Louisville, Ky., July 2, 1876. Was educated in parochial and public schools. Graduated from Law Department, University of Louisville. Practicing lawyer. Married to Miss Mary Joe Hagan, June 26, 1912. Member of the Roman Catholic church. Elected Representative, November, 1911, and re-elected 1913 and 1915. Elected to the Senate, November, 1917.

Points, Hon. Allen H. (R.), Salt Lick, Ky. Son of J. T. and Mattie Points. Born in Grant county, Ky., June 16, 1875. Educated in the public schools and at Georgetown College, Georgetown, Ky., graduating in the class of 1897. Organized the Salt Lick Deposit Bank in 1901, being the cashier since its organization. Elected Representative in 1909. Married to Miss Jones in 1903. Elected to represent the Thirty-first Senatorial District in State Senate, November, 1919.

Rives, Hon. Frank (D.), Hopkinsville, Ky. Son of R. F. and Isabella Virginia Rives. Born in Montgomery county, Tennessee, April 6, 1871. Educated at Hopkinsville, Ky., and Lebanon, Tenn. Lawyer. Graduated from Cumberland University, Lebanon, Tennessee, and admitted to the bar in Hopkinsville, Kentucky, February, 1895. Was Master Commissioner Christian Circuit Court, 1897 to 1903, State Senator, 1906 and 1908. Member of the Methodist Church. Married Miss Emma Blanton, (deceased), December 22, 1898. Married Mrs. Sara McD. Richards, May 11, 1908. Elected Senator from the Sixth Senatorial District, November, 1917.

Sims, Hon. Harry Hamilton (R.), Worthington, Ky. Son of Wm. M. and Martha W. Sims. Born in Utica, Indiana, February 13, 1860. Educated at Indiana University. Engaged in the general mercantile business. Member of the Methodist church, South. Second marriage to Miss Ida Skinner. Elected Senator from the Thirty-sixth Senatorial District, November, 1917.

Simmons, Hon. Robert Campbell (D.), Covington, Ky. Son of Robert and Adelia C. Scofield Simmons. Born in Covington, Ky., August 6, 1867. Lawyer. Has held the office of County Attorney and represented Kenton county in the House of Representatives in 1906 and 1908. Member of the Episcopal church. Elected Senator from the Twenty-fourth Senatorial District in November, 1917.

Smith, Hon. Lucius Meriwether (D.), Harrodsburg, Ky. Son of Thomas and Lucy Virginia Smith. Was born in Winchester, Clark county, Ky. Educated at Brownsville (Tenn.) College, Beaumont College, Center College and Central University. B. A., LL. B. Lawyer. Was City Attorney of Harrodsburg. Non-resident lecturer College of Law of State University. Was elected Representative from Mercer county, November, 1913, and re-elected November, 1915. Elected to the Senate from the Twentieth Senatorial District, November, 1917. Was first prosecuting attorney for the War Risk Insur-

ance Bureau, Washington, D. C. Resigned in 1918 to accept commission as Major Judge Advocate, Judge Advocate General's Department, U. S. Army. Married January 14, 1920.

Stoll, Hon. John William (R.), Lexington, Ky. Son of George and Mary Stoll. Born in Lexington, Ky., September 11, 1864. Educated at University of Kentucky, Class 1882. Banker. Member of Presbyterian church. Married Miss Eddie Bradley Cromwell, November, 1884. Elected to represent the Twenty-seventh Senatorial District in State Senate, November, 1919.

Swinford, Hon. M. C. (D.), Cynthiana, Ky. Son of John P. and Sallie Terry Swinford. Born in Pendleton county, Ky., March 24, 1857. Educated in public schools of Harrison county. Lawyer. Has held the office of County Superintendent of Schools, County Attorney, Representative in 1896, and Mayor of Cynthiana. Member of the Christian church and F. & A. M. Married Miss Allie McKee, February 15, 1899. Elected Senator from the Thirtieth Senatorial District in November, 1917.

Watts, Hon. T. B. (R.), Louisville, Ky. Son of Jordon S. and Sarah E. Watts. Born in Indianapolis, Ind., August 21, 1870. Educated in common schools of Indianapolis, Ind. Railroad Conductor. Member of Christian church. Mason, Shriner and member of order of Railway Conductors of America. Married Miss Edna Berry, December 21, 1914. Elected to represent the 23rd Senatorial District in State Senate, November, 1919.

Whiteaker, Dr. J. D. (D.), Cannel City, Ky. Son of Alex and Zerilda Brown Whiteaker. Born in Kentucky, October 1, 1871. Physician. Member of the Methodist church, South. Blue Lodge Mason. Married to Miss Dora Lykins, January 19, 1908. Elected Senator from the Thirty-fourth Senatorial District, November, 1917.

SENATE—CHIEF OFFICERS.

O'Connell, Hon. William B. (D.), Newport, Ky. Son of Michael and Catherine O'Connell. Born in Mt. Sterling, Ky., November 24, 1865. Educated at Mt. Sterling. Lawyer. Served as County Clerk of Montgomery county. Chief Deputy Clerk Court of Appeals. Member of the Catholic church. Fourth Degree Knight of Columbus. Married Miss Bess Kenny, June 6, 1900. Elected Chief Clerk of Senate, January, 1918.

Beauchamp, Hon. Emerson (D.), Russellville, Ky. Son of Mr. and Mrs. Isaac Beauchamp. Born in Logan county, Ky., June 14, 1893. Educated from Vanderbilt Training School, May, 1918. Attended Bethel College, 1919. Farmer. Was elected Page of the House of Representative in 1912 and 1914. Elected Cloakroom Keeper of the Senate 1916. Single. Member of the Methodist church, and Sigma Alpha Epsilon Fraternity. Elected Assistant Clerk of the Senate, January, 1920.

REPRESENTATIVES.

Adams, Hon. Lon (D.), Fulton, Ky. Son of G. H. and Mary (Witt) Adams, was born in Fulton county, Ky., November 11, 1894. Educated in the common schools of Fulton county. Lawyer. Member of W. O. W. Single. Elected Representative from Fulton and Hickman counties, November, 1919.

Alfrey, Hon. Sidney (R.), Farmers, Ky. Son of W. H. and Josephine Meyers Alfrey. Born in Rowan county, Ky., September 25, 1890. Educated at Morehead and Richmond, Ky., and business course in Louisville, Ky. Is a bookkeeper. Member of Christian church, a Mason and Jr. O. N. A. M. Married Miss Elizabeth Reed, January 21, 1914. Elected Representative from Bath and Rowan counties at the November election, 1919.

Ballard, Hon. Leonard H. (R.), Valley View, Ky. Son of Sheridan R. and Elizabeth Catherine (Harrison) Ballard. Born in Jackson county, Ky., January 25, 1893. Educated at Berea College. Is a farmer and teacher. Member of Baptist church. Is a Mason, Royal Arch. Single. Elected Representative from Madison county at the November election, 1919.

Barnes, Hon. H. H. (R.), Lexington, Ky. Son of Alexander M. and Elizabeth Howard Barnes. Born in Mt. Sterling, Ky., October 2, 1857. Educated in Lexington, Ky. Druggist. Alderman. Elected Representative from city of Lexington, Fayette county, November, 1919.

Beckham, Hon. W. T. (D.), Shelbyville, Ky. Son of Mr. and Mrs. J. Coleman Beckham. Born in Shelbyville, Ky. July 7, 1871. Educated at Georgetown, Ky., University of Virginia and Louisville Law School. Lawyer and banker. Member of Baptist church. Married Miss Mary E. Willcox, June 7, 1904. Elected Representative from Shelby county, November, 1917. Re-elected November, 1919.

Bennett, Hon. S. M. (R.), Lay, Ky. Son of Joseph and Mary J. Bennett. Born in Whitley county in 1865. Educated in the common schools. Engaged in farming and mining. Has been a Justice of the Peace. Member of Baptist church, Odd Fellows, Redmen, Jr. United Mine Workers of America. Married Miss Malinda Sears in 1906. Elected to represent Knox county in the House of Representatives at the November election, 1919.

Biliter, Hon. J. M. (R.), Pikeville, Ky. Son of D. C. Lockhart and Bitha Biliter. Was born in Pike county, Sept. 15, 1867. Was educated at Pikeville, Ky. Was married to Almata Justice in 1888. Engaged in farming and teaching school. Served as Justice of the Peace and Deputy Sheriff. Is a member of the Baptist church, Odd Fellows and Red Men. Was elected Representative from Pike county, Nov. 1913 and 1919.

Boling, Hon. William Miller (D.), Brandenburg, Ky. Son of John C. and Matilda S. Boling. Born in Brandenburg, Ky., May 6, 1878. Educated at Brandenburg. Is a teacher and farmer. Was Principal of Ekron Graded and High School for four years. Was Police Judge of Ekron, resigning April 1, 1919. Member of Methodist church, South, and M. W. A. Married Miss Bessie L. Sherlock, March 26, 1912. Elected to represent Meade county in the House of Representatives at the November election, 1919.

Bosworth, Hon. Joe F. (R.), Middlesborough, Ky. Born in Fayette county, October 3, 1867. Son of Benjamin and Mary Bosworth. Educated in the public schools and the State University of Lexington and the University of Virginia. Studied law under J. D. Hunt. Elected City Councilman of Middlesborough in 1891. City Judge in 1894 and 1896. City Attorney in 1902. Representative in 1906. Senate in 1907 and 1911. Married Miss Elizabeth Veal in 1890. Elected Representative from Bell county at the November election, 1919.

Bryson, Hon. Rodney G. (R.), Covington, Ky. Son of Frank and Elizabeth Bryson. Born in Covington, Ky., June 11, 1887. Educated in the high school of Covington and Cincinnati Law College. Lawyer. Is a member of the New Thought religious order, a Mason, Odd Fellow and Moose. Married to Miss Ethel D'Arville, August 5, 1916. Elected Representative from the Sixty-fourth District, Kenton county, at the November election, 1919.

Cain, Hon. Roy J. (R.), Irvington, Ky. Son of Wm. H. and Sallie J. Cain. Born near Bewleyville, Ky., April 17, 1876. Farmer. Has served as Postmaster, Deputy Clerk, Tax and Road Supervisor. Member of the Methodist church and M. W. of A. Married Miss Mary Blanford, May 10, 1899. Elected Representative from Breckinridge county, November, 1917. Re-elected November, 1919, from Breckinridge and Hancock counties.

Carner, Hon. W. T. (R.), Princeton, Ky. Son of Thomas J. and Rebecca Carner. Born in Caldwell county, Ky., September 30, 1869. Educated at Bethany, Ky. Engaged in farming. Member of Methodist church. Married to Miss May McNeely, September 1, 1889. Elected Representative from Caldwell county at the November election, 1919.

Carr, Hon. J. F. (R.), Deering, Ky. Son of M. F. and Francis Carr. Born in Kentucky, November 1, 1873. Educated at Williamsburg, Ky. Engaged in farming. Member of Baptist church. Married to Miss Clair Eaton, January 22, 1894. Elected Representative from Whitley county at the November election, 1919.

Caudel, Hon. T. L. (D.), Frenchburg, Ky. Son of James and Mary (Yarbor) Caudel. Born in Virginia, February 12, 1858. Educated in the common schools of Virginia. Lawyer. Was Magistrate in 1886, County Judge 1890 to 1897 and County Attorney, 1905 to 1913. Member of Christian church, Mason, Royal Arch, Odd Fellow. Married to Miss Louan Kask, February 12, 1879. Elected Representative from Montgomery and Menifee counties at the November election, 1917. Re-elected November, 1919.

Ciarlo, Hon. Chas. M. (R.), Newport, Ky. Son of Joseph J. and Anna Ciarlo. Born December 13, 1889. Educated in common schools. Lawyer. Member of Roman Catholic church. Elk. Single. Elected Representative from the City of Newport, Campbell county, November, 1919.

Cooper, Hon. Andrew Steward (R.), Greenup, Ky. Son of Thomas and Isabella (Bogges) Cooper. Born in Greenbrier county, W. Va., September 16, 1849. Educated in the common schools of Ohio. Lawyer. Has held the office of Town Clerk and Justice of the Peace. Member of the United Brethren in Christ, Mason. Married Miss Mary Ellen Stewart, April 27, 1873. Second marriage, June, 1913. Elected Representative from Greenup county, November 2, 1915. Re-elected November, 1917. Re-elected November, 1919.

Cox, Hon. Benjamin L. (D.), Lawrenceburg. Son of T. W. and Henrietta B. Cox. Born in Anderson county, Ky., Dec. 17, 1853. Educated in the common schools. Married. Engaged in the grocery business. Member of Christian church. Was elected Representative Nov. 1913 and 1919.

Cruse, Hon. James S. (R.), Owensboro, Ky. Son of Zack and Elizabeth Obenchain Cruse. Born in Daviess county, Ky., July 28, 1849. Educated in the public schools. Engaged in live stock business and fire insurance. Republican Election Commissioner of Daviess county. Member of Baptist church, Elk. Married Miss Minnie Rorick, March, 1875. Elected to the House of Representatives in November, 1915, 1917 and 1919.

Day, Hon. Peyton A. (D.), Ferguson, Ky. Son of Samuel L. and Eliza Logan Day. Born in Logan county, Ky., August 18, 1864. Educated at Daysville, Ky. Engaged in farming. Member of Christian church. Married to Miss Mattie P. Collins, October 30, 1896. Elected Representative from Logan county at the November election, 1919.

Dean, Hon. Hiram N. (R.), Clover Bottom, Ky. Son of America Click Dean. Born in Harlan county, Ky., March 2, 1872. Educated in the common schools. Lawyer, and engaged in farming and milling. Taught school from 1892 to 1911. Was Justice of the Peace and County Attorney of Jackson county one term each. Member of Christian church, a Mason and I. O. O. F. Married to Miss Lucy Smith, March 12, 1896. Elected Representative from Estill and Jackson counties at the November election, 1919.

Denues, Hon. John B. (R.), Olive Hill, Ky. Son of H. C. and N. J. Denues. Born in Carter county, Kentucky, December 12, 1872. Educated at Olive Hill, Ky. Engaged as General Merchant. Member of Methodist church. Is a Mason, Elk and Eagle. Married Miss Cova Ann Craynon, March 28, 1898. Elected Representative from Carter county at the November election, 1919.

Duffy, Hon. Hugh Cornelius (D.), Cynthiana. Born in Sumner county, Tenn. Son of Michael and Cornelia Read Duffy. Educated in private schools and the University of Virginia. Married Fannie Desha. Engaged in farming. Elected to Legislature 1909, and re-elected in November, 1913, 1915, and 1919. Speaker 1916 session.

Foster, Hon. John M. (R.), Greensburg, Ky. Son of John S. and Eliza Foster. Born in Green county, Ky., April 26, 1870. Educated at Canmer, Hart county, Ky. Engaged in farming and real estate business. Member of Methodist church. Married Miss Virgie Y. Vaughn, January 31, 1897. Elected Representative from Green and Hart counties, November, 1919.

Gamblin, Dr. Theo. H. (R.), Monticello, Ky. Son of J. P. and Rachel Gamblin. Born in Clinton county, Ky., October 27, 1868. Educated at Albany, Ky. Physician. Member of Board U. S. Examining Surgeons. Member Baptist church. Mason and K. of P. Married Miss Sarah Shearer in 1894. Elected Representative from McCreary and Wayne counties at the November election, 1919.

Geohringer, Hon. Bartholomew Jos. (R.), Louisville, Ky. Son of Andrew and Rosa Geohringer. Born in Louisville, Ky., May 20, 1888. Educated at Louisville public schools. Is Textile Superintendent Ten Broeck Tyre Co. Member of Reformed Presbyterian church, Masons, and Jr. O. U. A. M. Married Miss Margaret Elizabeth Bastin, May 3, 1911. Elected Representative from the 53rd District, November, 1919.

Geveden, Hon. J. W. (D.), Arlington, Ky. Son of J. T. and Matilda (Pickett) Geveden. Born in Democrat, Ky., February 1, 1865. Educated in the common schools. Engaged in farming. Was a member of the county board of education for five years. Member of Baptist church. Married Miss Nettie Hays, June 24, 1886. Elected Representative from Ballard and Carlisle counties at the November election, 1919.

Gossett, Dr. W. L. (D.), Franklin, Ky. Son of Daniel and Emily Gan Gossett. Born in Simpson county, July 31, 1870. Educated at Vanderbilt University, Tenn. Is a physician and surgeon. County physician and member of County Health Board. Member of Baptist church, Modern Woodmen, K. of P. Married Miss May Peck in 1894. Elected Representative from Simpson county, November election, 1919.

Hamilton, Hon. A. L. (D.), Lexington, Ky. Son of A. L. and Emma V. Hamilton. Born April 7, 1881. Educated at Kentucky State University and Yale. Engaged in farming and manufacturing. Member of Episcopal church. Mason. Married Miss Edna Coleman Gilbert, August 21, 1901. Elected Representative from Fayette county, November, 1917. Re-elected November, 1919.

Hanberry, Hon. A. F. (R.), Cadiz, Ky. Son of Sivals and Mary Hanberry. Born in Trigg county, January 28, 1869. Educated at High School, Cadiz, Ky. Is a Baptist preacher and school teacher. Is a Mason. Married Miss Alma Lacy, October 17, 1893. Elected Representative from Trigg county at the November election, 1919.

Hardin, Hon. Ernest C. (D.), Wheatcroft, Ky. Son of John C. and Sara McKernan Hardin. Born in Livingston county, Ky., October 14, 1878. Educated at Bowling Green, Ky. Taught school eight years in four different states. Studied pharmacy in 1906-7 and engaged in the drug business since 1907. Was chairman of the Board of Trustees of the town of Wheatcroft for eight years. Member of the Methodist church, South, K. of P.'s, Blue Lodge of Masons and the Royal Arch. Married to Miss Jennie C. Blaine, of Grant county, June 30, 1903. Elected Representative from Webster county, November, 1917. Re-elected November, 1919.

Haynes, Dr. Wm. L. (D.), Calhoun, Ky. Son of Dr. J. E. and Laura B. Haynes. Born in Whitesville, Ky., November 19, 1863. Educated in the common schools. Is a physician. Member of Methodist church, Masons, K. of P., Woodmen and Redmen. Married Miss Clarice H. Hancock, December 18, 1900. Elected Representative from McLean county, November, 1919.

Holliday, Hon. Tolbert (R.), Hazard, Ky. Son of E. H. and Harriet Holliday. Born in Perry county, Ky., July 31, 1881. Educated in the common schools. Is in Police Department of L. & N. R. R. Co. Has been Deputy U. S. Marshal. Member of Presbyterian church. Mason. Married to Miss Mary Ethel Campbell, September 28, 1912. Elected Representative from Letcher and Perry counties, November, 1919.

Howard, Hon. David J. (D.), Versailles, Ky. Son of David V. and Mary E. Howard. Was born in Woodford county, Ky., February 14, 1889. Educated in public schools of Woodford county, Jessee's Academy, Transylvania University and University of Michigan Law School. Lawyer and farmer. Member of the Methodist church, I. O. O. F. and K. of P. Married to Miss Annette L. Willie, of Lexington, Ky., December 2, 1913. Elected Representative, November 2, 1915, November, 1917 and November, 1919.

Hudson, Hon. Asa Robert (R.), Louisville, Ky. Son of Thomas Hudson. Born in Wayne City, Ill., November 19, 1885. Educated at Evansville, Ind. Is an electrical contractor.

Member of the Presbyterian church. Married Miss Daisy Bell, June 13, 1907. Elected Representative, November, 1917. Re-elected November, 1919.

Huff, Hon. Adam W. (R.), Confluence, Ky. Son of Taylor and Elizabeth Huff. Born in Leslie county, Ky., April 4, 1879. Educated at Hyden and Berea. Engaged in farming and general store keeper. Was postmaster for twelve years. Missionary Baptist and a Mason. Married Miss Drucilla King, October 30, 1911. Elected Representative from Harlan and Leslie counties, November, 1919.

Humphreys, Hon. Robert (D.), Mayfield, Ky. Son of John H. and Rosa L. Humphreys. Born in Hickman county, Kentucky, August 20, 1893. Educated at Marvin College, Clinton, Ky. Is a druggist. Member of Methodist church, South, B. P. O. E. and W. O. W. Single. Elected Representative from Graves county at the November election, 1919.

Huntsman, Hon. Rory O'Flanagan (R.), Scottsville, Ky. Son of John W. and Annie Elizabeth Huntsman. Born in Scottsville, Ky., November 18, 1877. Educated at Scottsville, Ky. Is an oil operator. Is a Mason, Elk and K. of P. Married Miss Mary Lubble Gardner, December 31, 1906. Elected Representative from Allen county at the November election, 1919.

Johnson, Hon. J. W. (D.), Henderson, Ky. Son of Warner and Elizabeth Johnson. Born in Larue county, Ky., January 24, 1872. Educated in common schools. Lawyer. Member of Fiscal Court four years. Judge of Henderson Police Court six years, Mayor of the City of Henderson four years. Member of the K. P., Moose, W. O. W., M. W. A., Tribe of Ben Hur, Knights of Security. Single. Elected Representative from Henderson county, November, 1917. Re-elected November, 1919.

Kaufman, Hon. Henry (R.), Louisville, Ky. Son of Henry and Katherine Kaufman. Born in Louisville, Ky., June 10, 1878. Educated in Louisville public schools. Is floor manager J. Bacon & Sons, Louisville, Ky. Member of Preston Lodge 281, F. & A. M., Scottish Rite 32 Degree K. C. C. H., Kosair Temple A. A. O. N. M. S., Honest Abe Council 109, Jr. O. U. A. M. Is a Protestant. Married Miss Jennie Elnora Cottner, August 23, 1911. Elected Representative from the Fifty-seventh Representative District at the November election, 1919.

Kelly, Hon. Griffin (D.), Maceo, Ky. Son of Joseph and Harriet Courtney Jones Kelly. Born in Daviess county, Ky., August 10, 1869. Was educated in the Daviess county schools. Engaged in farming. Member of Baptist church, Masons and W. O. W. Married. Elected Representative from Daviess county, November, 1913, and November, 1917. Re-elected November, 1919.

Kennard, Hon. Frank (D.), Logville, Ky. Son of Elias and Eliza Kennard. Born in Morgan county, Ky., September 23, 1877. Educated at West Liberty and Morehead, Ky. Is a farmer and lawyer. Taught in the public schools for eleven years, beginning at the age of eighteen. Was Justice of the Peace and Sheriff of Morgan county. Member of Baptist church, Masons and K. of P. Married Miss Loula McGuire, January 12, 1899. Elected Representative from Morgan county at the November election, 1919.

Kimbrough, Hon. W. L. (R.), Guthrie, Ky. Son of W. L. and P. T. Kimbrough. Born in Todd county, Kentucky, December 3, 1859. Educated in common schools. Is a grain merchant. Has held the offices of Magistrate and Postmaster. Married Miss Sallie Yost, October 18, 1883. Member of the House of Representatives from Todd County, 1908. Elected Representative from Todd county at the November election, 1919.

Knott, Hon. J. M. (D.), Lebanon, Ky. Son of Wm. T. and Marian Knott. Born in Marion county, Ky., July 19, 1848. Educated at Lebanon, Ky. Retail lumber merchant. Member of Presbyterian church and a Mason. Married Miss Mattie T. Rubel, April 24, 1878. Elected Representative from Marion county at the November election, 1919.

Laughlin, Dr. Samuel D. (D.), Augusta, Ky. Son of Benj. F. and Martha A. Laughlin. Born in Bracken county, Kentucky, May 11, 1860. Educated at Augusta, Ky. Dentist. Is secretary and member of the Board of Education, Augusta Public Schools. Member of Methodist church, South, Masons, Knights of Pythias and Improved Order of Red Men. Single. Elected Representative from Bracken county, November, 1917. Re-elected November, 1919 from Bracken and Pendleton counties.

Lawrence, Hon. Hebron (R.), Tompkinsville, Ky. Son of Edward E. and Louisa Lawrence. Born in Monroe county, Ky., August 24, 1873. Educated in schools of Monroe county,

Taught school twelve years. Is a graduate of law school, Valparaiso, Ind., and Chicago Kent College of Law. Was County Attorney of Monroe county for four years. Lawyer. Member of Missionary Baptist church, Yeoman, M. W. A., Mason. Married Miss Mabel M. Bemis, 1903. Elected Representative from Metcalfe and Monroe counties at the November election, 1919.

Lazarus, Hon. Joseph (R.), Louisville, Ky. Son of Simon and Flora Rossett Lazarus. Born in Lewisburg, Tennessee. November 8, 1891. Lawyer. Member of the Jewish church. Mason and B'Nai and B'Rith. Single. Elected Representative November, 1917. Re-elected November, 1919.

Lee, Hon. John Alfred (D.), Owenton, Ky. Son of Dr. G. R. and Sallie A. Lee. Born in Owen county, Kentucky, April 28, 1866. Educated at Georgetown College and Baptist Seminary. Engaged in Ministry, Song-book Publisher and Farming. Member of the Baptist church, I. O. O. F. and M. W. of A. Married Miss Effie Connelly, January 21, 1894. Elected Representative from Henry and Owen counties at the November election, 1919.

Lusby, Hon. Elmer (D.), Corinth, Ky. Son of H. C. and Kate Wood Lusby. Born in Owen county, Ky., February 19, 1882. Educated at Owenton, Ky. Taught school for five years and was a merchant for several years. Is Assistant Clerk at Kentucky State Reformatory. Member of the Christian church, Odd Fellow. Married Miss Ethel Taylor, March 21, 1917. Elected Representative from Boone and Grant counties at the November election, 1919.

Marcum, Hon. Roscoe C. (R.), Big Creek, Ky. Son of Phillip D. and Susan C. Marcum. Born in Clay county, Ky., March 27, 1894. Educated at Big Creek, Oneida and Berea College. Merchant and farmer. Master Commissioner of Clay County Court. Member of Baptist church. Mason. Married Miss Orpha Muncy, March 9, 1918. Elected Representative from Clay and Owsley counties at the November election, 1919.

Mason, Hon. I. S. (R.), Hartford, Ky. Son of J. R. and Mary E. Mason. Born in Oldham county, Ky., April 28, 1868. Educated at Hartford College. Life insurance supervisor. Teacher in the public schools for twenty years. Member of Baptist church. Mason. Married Miss Ella B. Crowe, June 25, 1893. Elected Representative from Ohio county, November, 1919.

McCandless, Hon. A. J. (R.), Cleaton, Ky. Son of Wm. and Jemima McCandless. Born in Grayson county, Ky., February 8, 1859. Educated in the common schools. Engaged in farming and carpenter's work. Member of the Baptist church and Odd Fellows. Married to Miss E. E. Payton, March 18, 1880. Elected Representative from Muhlenberg county, November, 1917. Re-elected November, 1919.

McFerron, Hon. Robt. L. (R.), Mt. Vernon, Ky. Son of Alfred H. and Susan McFerron. Born in Rockcastle county, Ky., Feb. 22, 1872. Engaged in farming and lumber business. Elected Sheriff of Rockcastle county in 1905. Member of City Council of Mt. Vernon from 1912 to 1916. Member Graded School Board from 1916 to 1918. Educated at Williamsburg Academy. Member of Presbyterian church. Mason. Married Miss Vinnie R. Adams, January 25, 1906. Elected Representative from Laurel and Rockcastle counties at the November election, 1919.

McLellen, Hon. Homer C. (R.), Louisville, Ky. Son of Granville J. and Augusta A. McLellen. Born in Jeffersonville, Ind., May 25, 1876. Educated at City High School and Jefferson School of Law, Louisville, Ky. Lawyer. Member of Methodist church, Mason and Knights Templar. Married to Miss Ethel Smith, June 3, 1908. Elected Representative November, 1917. Re-elected November, 1919.

Meyers, Hon. Harry J. (D.), Covington. Born September 17, 1877, in Covington. Son of Mr. and Mrs. Frank Meyers. Married Miss Margaret A. Vos, September 4, 1901. He is engaged in the lumber business and never had held office until elected Representative in 1909. Re-elected November, 1911, 1913, 1915, 1917 and 1919.

Minor, Hon. Claude D. (D.), Perryville, Ky. Son of G. Logan and Nancy L. Minor. Was born in Casey county, Ky., January 15, 1888. Was educated at Perryville and Chicago, Ill. Is cashier of the Peoples Bank, of Perryville, also practicing attorney. Member of Methodist Church, Maccabees, Knights Templar, I. O. O. F. and Elk. Was married to Mrs. Lena Robinson Hooe, January 22, 1911. Elected to represent Boyle county in the Legislature, November 2, 1915. Re-elected November, 1917 and 1919.

Morgan, Hon. Mack J. (R.), Lancaster, Kentucky. Son of G. A. and Cordelia Morgan. Born in Rockcastle county, Kentucky, February 8, 1889. Educated at Berea College. Engaged

in farming and real estate. Was instructor in Normal and Collegiate Institute, Ashville, N. C., 1916-17, and instructor Berea College, Agricultural Department, 1917-18. Member of Baptist church. Single. Elected Representative from Garrard county, November, 1919.

Murphy, Hon. John T. (D.), Covington, Ky. Son of John Edward and Nancaye Murphy. Born May 1, 1891. Educated at State University. Lawyer. Member of Catholic church, K. of C., F. O. E. and Elks. Married Miss Mary M. Byrnes, June 16, 1915. Elected Representative November 2, 1915. Re-elected November, 1917 and 1919.

Neel, Hon. Estill W. (R.), Morgantown, Ky. Son of Jno. A. and Elizabeth Harrud Neel. Born in Morgantown, Ky. March 7, 1882. Educated at Morgantown, Ky. Traveling salesman. Member of Presbyterian church, Elks, T. P. A. Married Miss Katherine Frizzell, July 4, 1904. Elected Representative from Butler and Edmonson counties, November, 1919.

Nelson, Hon. Charles Aaron (D.), White Mills, Ky. Son of M. S. and Elizabeth Terry Nelson. Born in Hardin county, Ky., November 25, 1872. Farmer. Representative from Hardin county, 1898 and 1900. Deputy Warden Frankfort Prison, 1903, 1904, 1905 and 1906. Member of Methodist church. Mason. Connected with the Chamber of Commerce, Washington, D. C., 1915 and 1916. Married Miss Anna Campbell, of Grayson county, May 15, 1904. Elected Representative from Hardin county, November, 1919.

Oliver, Hon. Tolbert Potter (D.), Murray, Ky. Son of Napoleon Bonaparte and Sedelia Oliver. Born in Buchanan, Tenn., October 16, 1886. Educated at Hazel, Ky., and Bowling Green Western Normal School. Engaged in farming and teaching. Member of Baptist church and W. O. W. Single. Elected Representative from Calloway county, November, 1917. Re-elected November, 1919.

Pryse, Hon. Thomas Charles (R.), Beattyville, Ky. Son of Thomas and Sarah E. (Hogg) Pryse. Born in Beattyville, Ky., October 30, 1894. Educated at Louisville High School, Louisville, Ky., and A. B. Presbyterian College, of South Carolina, Clinton, S. C. Druggist. Member of Episcopal church, A. A. O. N. M. S., K. of P., Jr. O. U. A. M. Single. Elected Representative from Breathitt and Lee counties November, 1919.

Ray, Hon. Samuel C. (R.), Leitchfield, Ky. Son of James A. and Mary E. Ray. Born in Edmonson county, Ky., July 14, 1881. Educated in the common schools and Kentucky Western Normal School at Bowling Green, Ky. School teacher and member of County Board of Examiners. Farmer. Member of Baptist church, Mason (Royal Arch), O. E. S. and I. O. O. F. Married Miss Mary Verda Watson, December 24, 1912. Elected Representative from Grayson county, November, 1919.

Reynolds, Hon. B. F. (D.), Carlisle, Ky. Son of B. F. and Eliza (Piper) Reynolds. Born in Nicholas county, Ky., March 19, 1880. Educated at Carlisle High School and Medical Department of University of Louisville. Physician. Member of Christian church, F. & A. M., K. T., Shriner. Married Miss Virginia Cook, of Harrodsburg, Ky., October 12, 1918. Elected Representative from Nicholas and Robertson counties, November, 1919.

Richardson, Hon. J. L. (R.), Louisville, Ky. Son of Stephen L. and Ruth A. McDaniel Richardson. Born in Hart county, Ky., November 13, 1872. Educated in the common schools. Lawyer. Has held the offices of Clerk Hart County Court, Deputy Collector of Customs and member of General Council, Louisville. Member of Christian church. Married Miss Tillie M. Marquet, June, 1916. Elected Representative from the Fifty-sixth Representative District, Louisville, at the November election, 1919.

Robbins, Hon. Sherman (R.), Stanton, Ky. Son of Thos. and Margaret Pardons Robbins. Born in Lee county, Va., April 12, 1868. Educated in the public schools. Is engaged in mercantile business. Member of the Methodist church. Mason. Married Miss Lou Smith, January 31, 1889. Elected Representative from Powell and Wolfe counties at the November election, 1919.

Rogers, Hon. Lee (R.), Gravel Switch, Ky. Son of Samuel and Nancy Rogers. Born in Casey county, Kentucky, July 20, 1870. Educated in the common schools of Casey county, Ky. Farmer. Was Assessor of Casey county 1894 to 1897. Member of Christian church. Married Miss Ada Lane, January 4, 1910. Elected Representative from Casey and Russell counties, November, 1919.

Roth, Hon. Benjamin A. (R.), Louisville, Ky. Son of Abraham and Bertha Roth. Born in New York City, N. Y., April 15, 1884. Educated at Louisville Male High School, Class

1911, and University of Louisville, Law Class 1916. Lawyer. Member Jewish church. Single. Elected Representative from the Fifty-fourth Representative District, Louisville, November, 1919.

Ryans, Hon. Lewis (R.), Louisville, Ky. Son of John and Mary Allen Ryans. Was born in Louisville, Jefferson county, Ky., August 22, 1871. Educated at Louisville, Ky. Physician. Member of Presbyterian church and Modern Woodmen of America. Married to Miss Margaret Farris Matthis, October 6, 1892. Elected Representative from Fiftieth Legislative District, November 2, 1915. Re-elected November, 1917, and 1919.

Scott, Hon. Charles Ricketts (D.), Sherburne, Kentucky. Son of Joseph R. and Minerva Scott. Born in Fleming county, Ky., January 22, 1868. Educated at North Middletown, Kentucky Military Institute and Lexington. Is a farmer and miller. Member of Christian church, Mason, Knights of Pythias, Maccabees and S. A. E. Fraternity. Married Miss Effie Boyd, December 18, 1884, Mrs. Lida W. Graham, September 5, 1911. Elected Representative from Fleming county, November, 1919.

Scott, Hon. William P. (D.), Frankfort, Ky. Son of W. L. and Eliza Ann (Duvall) Scott. Born at Scott's Landing on the Kentucky River, Franklin county, Ky., September 15, 1857. Educated in the common schools of Franklin county. Engaged in farming and insurance. Was Deputy Sheriff and Magistrate of Franklin county. Is a member of City Board of Health. Member of Christian church. Single. Elected Representative from Franklin county, November, 1919.

Shannon, Hon. E. E. (D.), Louisa, Ky. Son of James W. and Kate Sullivan Shannon. Born in Council Grove, Morris county, Kansas, November 30, 1873. Educated at Louisa, Ky. Engaged in real estate business. Has held the office of Deputy Sheriff, Master Commissioner and Receiver, County Treasurer. Member of Methodist Episcopal church, Masons, Odd Fellows and Mule. Married Miss Belle Cummings, October 26, 1905. Elected Representative from Elliott and Lawrence counties, November, 1919.

Shields, Dr. Benj. F. (D.), Taylorsville, Ky. Son of Benj. F. and Elizabeth (Green) Shields. Born in Nelson county, Ky., January 2, 1881. Educated at Kentucky University, and Hospital College of Medicine, Louisville, Ky. Physician. Member of Christian church. Married to Miss Ardia May Milligan, April 17, 1919.

Skiles, Hon. Howard G. (D.), Crab Orchard, Ky. Son of Oliver H. and Addie (Rude) Skiles. Born in Owen county, Ky., October 8, 1889. Educated in schools of Owen and Shelby counties, graduating from the Shelbyville High Schools in 1906. Is a Banker and Insurance Agent. Was elected Cashier of Citizens Bank, Pekin, Ind., in 1909. Admitted to the bar in Indiana in 1911. Returned to Kentucky in 1912, residing in Frankfort until February, 1915, at which time he was elected Cashier of Crab Orchard Banking Co. Member of Christian Church, F. & A. M., I. O. O. F. and M. W. A. Married Miss Allie M. Fawkes, of Shelbyville, Ky., April 7, 1909. Elected Representative from Lincoln county, November, 1919.

Smith, Hon. S. G. (R.), Albany, Ky. Son of E. J. and Margaret E. Smith. Born in Clinton county, Ky., October 17, 1866. Educated at Albany High School. Lawyer. Was Postmaster at Albany, Ky. Has held offices of Circuit Court Clerk, County Attorney and County Judge of Clinton County. Member of Baptist church. Mason. Married Miss Mary E. Cross, September 24, 1884. Elected Representative from Clinton and Cumberland counties at the November election, 1919.

Spillman, Hon. Homer Allen (D.), Bedford, Ky. Son of Frank and Lena Spillman. Born in Bedford, Ky., June 16, 1893. Educated at Bedford High School. Is an Auto Mechanic. Private with the A. E. F., seeing active service. Gassed in the Meuse-Argonne offensive. Was Assistant Bill clerk House of Representatives, 1914 session; Cloakroom Keeper 1916 and 1917 sessions; Bill Clerk 1918 session. Member Baptist church, Woodmen of World. Married Miss Eleanor Olga Wischer, February 6, 1918. Elected Representative from Oldham and Trimble counties, November, 1919.

Stewart, Hon. R. Lee (R.), Hindman, Ky. Son of Dr. A. H. and Margaret Stewart. Born in Letcher (now Knott) county, Ky., February 4, 1873. Educated at State University. Traveling salesman. Was Enrolling Clerk of the House, session 1896 and 1897. Storekeeper and gauger 1900. Deputy Collector 1900 to 1905. General Storekeeper and gauger 1909. Secretary to John W. Langley 1910 to 1911. Deputy U. S. Marshal 1912 to 1914. Circuit Clerk of Knott county by appointment 1918 to November 3, 1919, when he resigned. Is a Mason, I. O. O. F., Jr. O. U. A. M., Maccabee. Married Miss Lucinda Everage, December 23, 1901. Elected Representative from Knott and Magoffin counties, November, 1919.

Stewart, Hon. William A. (R.), Langley, Ky. Son of Dr. William A. and Nancy Stewart. Born in Floyd county, Ky., December 19, 1892. Educated in public schools, Eastern Kentucky Normal School and State University. Teacher, farmer and lawyer. Member of I. O. O. F. Married Miss Viola May, December 28, 1913. Elected Representative from Floyd county, November, 1919.

Stites, Hon. John T. E. (D.), Paducah, Ky. Son of Henry J. and Susan Edmunds Stites. Born in Hopkinsville, Ky., February 15, 1891. Educated at Georgetown College, A. B., 1910, and Yale University, LL. B., cum laude, 1914. Attorney-at-law. Member of Baptist church, Kappa Alpha Fraternity and Phi Delta Phi Law Fraternity. Single. Elected Representative from McCracken county, November, 1919.

Strange, Hon. Frank L. (D.), Bowling Green, Ky. Son of Robert F. and Agatha R. Strange. Born in Bowling Green, Ky., April 23, 1865. Educated at Ogden College, Bowling Green. Farmer. Member of Presbyterian church. Elk. Married Miss Fannie Morgan, February 17, 1903. Elected Representative from City of Bowling Green, Warren county, November, 1919.

Stults, Hon. T. R. (R.), Columbia, Kentucky. Son of M. C. and M. O. Stults. Born in Adair county, Ky., August 23, 1864. Educated at Columbia M. & F. Engaged in the Insurance Business. Was County Court Clerk of Adair county. Member of Methodist church, South. Married Miss Mary E. Pickett, February 13, 1885. Elected Representative from Adair and Taylor counties at the November election, 1919.

Swope, Hon. John W. (D.), Winchester, Ky. Son of Marquis D. and Nancy Abbott Swope. Born July 24, 1859. Educated in the common schools. Engaged in farming. Is a Justice of the Peace, member of the Missionary Baptist church, and Odd Fellow. Married to Miss Tabitha M. Tuttle in 1900. Elected Representative from Clark county in November, 1917. Re-elected November, 1919.

Thomas, Hon. John B. (D.), Maud, Ky. Son of Cornelius Bodine and Josephine Breckinridge Thomas. Born in Nelson county, Ky., October 29, 1868. Educated by his mother. Engaged in farming. Mason. Married Miss Flora McNeal Stalard, December 23, 1913. Elected Representative from Nelson county, November, 1917. Elected to represent Larue and Nelson counties, November, 1919.

Thompson, Hon. J. Mack (D.), Sturgis, Ky. Son of A. L. M. and Mary E. Thompson. Was born in Union county, Ky., August 3, 1867. Educated partly in Union, Livingston and Muhlenberg counties, and graduated from the Law Department of Cumberland University, Lebanon, Tenn. Lawyer and engaged in insurance and farming. Has been City Judge and Mayor of Sturgis, Ky. Member of Presbyterian church, Mason and K. of P. Married Miss Minnie J. Wallace, November 15, 1893. Elected to the Senate November 2, 1915. Elected Representative from Union county, November, 1919.

Thompson, Hon. James H. (D.), Paris, Ky. Son of G. C. and Rebekah Sparh Scott Thompson. Born in Montgomery county, Ky., July 2, 1872. Educated in common schools and Transylvania University, Lexington, Ky. Farmer. Member of Christian church, Elks and Knights of Pythias. Married Miss Tillie R. Ferguson, August 8, 1894. Elected Representative from Bourbon county, November, 1919.

Travis, Hon. Dr. Daniel J. (D.), Eddyville, Ky. Son of D. J. and Elizabeth Travis. Born in Lyon county, Ky., July 17, 1873. Educated at Louisville, Ky. Physician. Mason. Married Miss Besse B. Boyd, June 4, 1919. Elected Representative from Lyon and Marshall counties, November, 1919.

Truesdell, Hon. C. B. (R.), Fort Thomas, Ky. Son of Wm. H. and Cynthia Anna Truesdell. Born in Fort Thomas, Ky., April 26, 1890. Educated at Fort Thomas High School and Campbell Commercial School, Cincinnati, Ohio. Salesman for Manning Abrasive Co., Inc., Cincinnati, O. Member of Baptist church, Masons, Junior Order. Single. Elected Representative from the Sixty-sixth District, Campbell county, November, 1919.

Trumbo, Hon. John L. (R.), Ribolt, Ky. Son of L. C. and Mattie Trumbo. Born in Mason county, Ky., August 16, 1884. Educated at Rectorville, Ky. Engaged in General merchandise business. Member of Methodist church, Jr. O. U. A. M., and I. O. O. F. Married Miss Carrie B. Harrison, June 7, 1906. Elected Representative from Lewis county, November, 1919.

Vance, Hon. J. Wood (D.), Cave City, Kentucky. Son of Edward and Mattie Vance. Born in Paris, Texas, August 23, 1889. Educated in the public schools in Barren county, and Bowling Green State Normal School. Is a school teacher.

Member of Baptist church. Elected Representative from Barren county, November 2, 1915. Re-elected November, 1917 and 1919.

VanHoose, Hon. Fred C. (R.), Mingo, Ky. Son of Harry and Elizabeth Dixon VanHoose. Born in Mingo, Ky., September 26, 1871. Educated in the public schools. Engaged in fruit growing and farming. Was U. S. Storekeeper-gauger 1905-1915. Member of the Baptist church. Married to Miss Stella Spears, July 16, 1893. Elected Representative from Johnson and Martin counties, November, 1917. Re-elected November, 1919.

Vose, Hon. Daniel (R.), Catlettsburg, Ky. Son of John and Christine Carolyn Vose. Born in Pomeroy, Ohio, October 11, 1859. Educated in common schools. Retail boot and shoe merchant. Government Storekeeper and member of City Council. Member of Presbyterian church, I. O. O. F. and U. C. T. Married Miss Elizabeth Russell, September 25, 1884. Elected Representative from Boyd county, November, 1919.

Waggoner, Rev. Geo. C. (D.), Stamping Ground, Ky. Son of J. J. and Lou V. Waggoner. Born in Booneville, Tenn., November 28, 1869. Educated at Transylvania University. Minister. Member of the Legislature in 1908 and 1910, from Henry County. Member of the Christian church, Masons, I. O. O. F. and K. of P. Married to Miss Addie B. Lancaster, of Lexington, Ky., May 24, 1893. Elected Representative from Scott county, November, 1917. Re-elected November, 1919.

Wash, Hon. A. Marion (R.), Harrodsburg, Ky. Son of Ben F. and Melissa E. Wash. Born in Anderson county, Ky., January 26, 1876. Educated at Danville, Ind. Engaged in General Insurance. Member of Christian church. Mason. Married Miss Vivian Morris, July 8, 1918. Elected Representative from Mercer and Washington counties, November, 1919.

Webb, Hon. J. S. (R.), Earlington, Ky. Son of Orlean P. and Lucinda Jane Webb. Born in Hopkins county, Ky., January 4, 1887. Educated at Earlington High School and Bowling Green. Retail merchant. In the service from September 9, 1917 to December 21, 1919. Member of Cumberland Presbyterian church, Elks, and Knights of Pythias. Single. Elected Representative from Hopkins county, November, 1919.

Welch, Dr. Thomas R. (D.), Nicholasville, Kentucky. Son of Dr. Jno. C. and Lizzie D. Welch. Born in Nicholasville, Ky., February 4, 1860. Educated at Bethal Academy and graduated from Kentucky Wesleyan College, 1880 A. B., 1883 A. M., from Chicago Medical College, 1885. Taught in public school in Nicholasville from 1881 to 1883. Was President Board of Education of Nicholasville City School for ten years. Member of the State Senate 1898 to 1902. Member of the Baptist church, I. O. O. F. and K. of P. Married Miss Josephine Stanley in 1889. Elected Representative from Jessamine county, November, 1917. Re-elected November, 1919.

Wesley, Hon. Gladstone (R.), Somerset, Ky. Son of E. T. and Fanny Wesley. Born in Casey county, Ky., August 23, 1894. Educated at Somerset High School and Center College, Danville, Ky., Class 1917. Engaged in real estate and law student. Member of Methodist church and I. O. O. F. Served nineteen months in U. S. Army, twelve months in France. Single. Elected Representative from Pulaski county, November, 1919.

Wheeler, Hon. W. G. (D.), Bowling Green, Ky. Son of Bally and Mollie Wheeler. Born in Monroe county, Ky., April 18, 1877. Educated in the common schools. Farmer and surveyor. Mason. Married Miss Etta Meredith, July 2, 1906. Elected Representative from Warren county, November, 1919.

Wilborn, Hon. Robert E. (R.), Marion, Ky. Son of Richard M. and Margaret S. (Cook) Wilborn. Born in Crittenden county, Ky., October 2, 1876. Educated in Marion city schools. Engaged in printing and newspaper work, also grocery business. Police Judge, City of Marion. Member of Baptist church, Mason, O. E. S. and W. O. W. Married Miss May Perry, September 26, 1907. Elected Representative from Crittenden and Livingston counties, November, 1919.

Williamson, Hon. Vincent M. (R.), Hopkinsville, Ky. Son of W. T. and Adella R. Williamson. Born March 21, 1875. Educated in Hopkinsville public schools and Major Ferrell's High School. Engaged in the coal and transfer business for twenty-three years. Oil inspector, Chairman Republican Executive Committee, Chairman Republican Campaign Committee and Postmaster at Hopkinsville under Taft's administration. Mason, K. of P., Elk and W. O. W. Married Miss Lillian B. Henderson, April 27, 1898. Elected Representative from Christian county, November, 1919.

Winn, Hon. W. N. (D.), Warsaw, Ky. Son of T. J. and Hattie (Gilbert) Winn. Born in Gallatin county, Ky., July 30, 1866. Educated at Patriot, Indiana. Engaged in farming. Was Sheriff of Gallatin county. Member of the Christian church. Married to Miss Louise Herrick, June 3, 1897. Elected Representative from Carroll and Gallatin counties, November, 1917. Re-elected November, 1919.

Yazell, Dr. W. S. (R.), Maysville, Ky. Son of Samuel H. and Elizabeth (Humphries) Yazell. Born in Brown county, Ohio, November 23, 1871. Educated in the public schools of Kentucky and Pleasureville Normal School. Physician. Was Health Officer of Maysville for twelve years; President of Board of Education twelve years and Surgeon of C. & O. R. R. Mason, I. O. O. F., Eagle and K. of P. Member of the Methodist church. Married Miss Lena Schaffer, of Maysville, Ky., December 16, 1891. Elected Representative from Mason county at the November election, 1919.

HOUSE—CHIEF OFFICERS.

Phelps, Hon. Lilburn (R.), Jamestown, Ky. Son of John L. and Sarah Bolin Phelps. Born in Russell county, Kentucky, 1871. Was educated in public schools of Russell county, Bowling Green, and Law Department of University of Louisville. Teacher and lawyer. Was County Attorney of Russell county two terms. Has been County Treasurer and Chairman of Republican County Committee. Member of the Baptist church, Mason and I. O. O. F. Single. Elected Representative from Casey and Russell counties, November, 1913, and again in November, 1917. Elected Chief Clerk of the House of Representatives, January, 1920.

Leach, Hon. James Albert (R.), Beaver Dam, Ky. Son of Tilden and Sophia Leach. Was born in Ohio county, July 2, 1878. He is a member of the Southern Methodist church, W. O. W., Red Men, Odd Fellow, and U. M. W. A. Is engaged in coal mining and farming. He was elected Representative, November, 1911. Married to Miss Constance Stevens, August 6, 1902. Elected to the Senate, November 2, 1915. Elected Assistant Clerk of the House of Representatives, January, 1920.

Rules of the Senate

SESSION 1920.

Section 1. The Senate shall meet at 10 A. M. and adjourn at 1 P. M. except on Monday, when it shall meet at 1 P. M. and adjourn at 3 P. M. A majority of members present at any time may order an extra session of the Senate or extend the time of any session.

Section 2. If the President of the Senate, as provided in Section 87 of the Constitution, be called upon to administer the government or resign, die or be absent from the State, the President pro tem of the Senate shall have all the rights and perform all the duties pertaining to the office of President of the Senate. The President of the Senate may designate any Senator to preside in the absence of both the President and President pro tem. until the Senate shall select one of its members to preside during such absence of the President and President pro tem.

When the President and President pro tem. of the Senate shall both be absent from the Senate, and no Senator has been designated, as above provided, to preside over the Senate, the Chief Clerk shall call the Senate to order in the same manner as the President of the Senate is required under these rules, and the Senate shall then immediately choose one of its members to preside until the President or President pro tem. shall return or be present in the Senate.

Section 3. If a quorum be not present at the time fixed for a meeting of the Senate, four Senators may adjourn or recess from day to day, or from time to time in any day when a quorum is not present, and eight Senators may order a call of the Senate and send for absent Senators. No Senator shall absent himself from a session of the Senate without leave from the Senate.

All pairs announced in the Senate shall be entered on the Journal.

The names of the Senators shall be arranged alphabetically upon the roll call or when taking a yea or nay vote.

Section 4. Upon a call of the Senate, the roll shall be called by the Clerk and the absentees noted. The absentees shall then be called again.

The doors of the Senate chamber shall then be closed and the absentees, for whom no sufficient excuse is made may, by order of a majority of those present, be sent for and arrested wherever they may be found by the Sergeant-at-Arms or his assistants, and their attendance secured and retained; and the Senate shall determine upon what condition they shall be discharged from arrest. Senators who voluntarily appear shall, unless the Senate otherwise direct, be immediately admitted to the floor of the Senate and they shall report their names to the Clerk to be entered upon the Journal as present.

Section 5. No person shall be permitted upon the floor of the Senate when in session except the Governor and his Secretary, any former Governor and former Lieut. Governor of Kentucky, the present members of the House of Representatives, and the Clerks thereof, the Judges and the Commissioner of the Court of Appeals, and any member of the family of any Senator or the Presiding Officer of the Senate, Private Secretary and Personal Page of the Presiding Officer of the Senate and such regular newspaper correspondents, as are accredited by the President of the Senate; and it shall not be in order for the President of the Senate to entertain a request for the suspension of this rule, or to present from the Chair the request of any member for unanimous consent therefor.

It shall be the duty of the Sergeant-at-Arms and the Doorkeeper of the Senate to exclude all persons not entitled to the floor of the Senate Chamber. If, however, other persons find their way to the floor, it shall be the duty of the Sergeant-at-Arms to remove them. At least FIVE MINUTES before the hour of convening each day the Sergeant-at-Arms shall clear the floor of the Senate Chamber of all persons not entitled to the floor, and he shall make this announcement in a loud, distinct voice: "All persons not entitled to the floor of the Senate under the rules thereof will now vacate the Senate Chamber." He shall then compel each and every person then in the Senate Chamber, who is not entitled to remain therein, to leave the Senate Chamber. The Sergeant-at-Arms shall set aside a part of the gallery of the Senate for the use of the families of the Senators, President of the Sen-

ate and such of their guests as may be designated by the SENATORS, and to such guests any Senator may issue a card of admission to the gallery countersigned by the President of the Senate, and the said card shall be good for that day only.

Section 6. In the event of any disorder in the gallery, or in the Senate Chamber, the Presiding Officer shall have the power to have same suppressed. He may require the Sergeant-at-Arms or other officers or employes of the Senate to clear the gallery, or to remove from the gallery or the Senate Chamber any person creating disturbance or disorder, or who may not be entitled to the privileges of the floor of the Senate.

Section 7. All the employes of the Senate, except the assistants to the Clerk, shall each legislative day, HALF AN HOUR before the meeting of the Senate for that day, report to the Sergeant-at-Arms of the Senate, who shall, in turn, report to the President of the Senate whether or not all of said employes ARE on duty, and the President of the Senate, whenever he deems it necessary, shall report to the Senate any dereliction of duty. The stenographers of the Senate shall perform their services for the Senators and the committees of the Senate, and the Sergeant-at-Arms, at such place, and during such hours as may be fixed by the President of the Senate. No employe of or person elected by the Senate shall receive any fee, tip or compensation from any Senator. Any violation of this rule shall be ground for dismissal of said employe.

DUTIES OF THE PRESIDENT.

Section 8. The President of the Senate shall take the chair every day precisely at the hour FIXED for the meeting of the Senate, and, on the appearance of a quorum, shall cause the journal of the preceding day to be read, provided the reading of the same be not dispensed with by the Senate.

He shall preserve decorum and order, and while presiding, may speak to points of order in preference to Senators.

He shall decide points of order and manner of procedure; but ANY decision made by him shall be subject to appeal to the Senate. Every such appeal shall be in writing, and signed by at least two Senators.

During the pendency of an appeal to the Senate from a decision of the chair, the President of the Senate, or the officer from whose decision the appeal is taken, shall vacate the chair, and call a Senator to preside during the appeal.

The President shall have supervision and control of all employes of the Senate whether elected by the Senate or appointed by the President or otherwise, and the President shall see that all such employes are efficient and prompt in attendance, and that they perform all of their duties to the Senate and the members thereof.

Section 9. All writs, warrants, subpoenas or other process shall be signed by the officer who may be presiding over the Senate when such paper is issued; and his signature to said paper shall be attested by the Clerk.

Section 10. Senators shall vote only when at their seats or when in the main part of the Chamber, and not from places under the galleries. If the Presiding Officer be in doubt as to the result of a viva voce vote or a division be demanded, the Senate shall divide. Those voting in the affirmative shall first rise and be counted. After the Presiding Officer has announced the number of those voting in the affirmative, those voting in the negative shall rise and be counted, and the number so voting shall be announced by the Presiding Officer. He may appoint tellers to count those voting.

Section 11. If any Senator, in speech or otherwise, transgress the rules of order or decorum, or becomes offensive to the Chair, or to any Senator, he shall immediately be called to order by the Chair, either with or without motion or suggestion from a Senator, and he shall immediately take his seat.

The objectionable words shall be reduced to writing by the Clerk, who shall then read them to the Senate. The Presiding Officers, after hearing a short explanation from the alleged offender, or upon the withdrawal of the objectionable language, may permit the one offending to proceed, or he may compel continued silence upon the one so offending until the matter under consideration is disposed of. The ruling of the chair, whatever it may be, shall be subject to an appeal to the Senate.

A Senator offending in this respect shall be liable to the censure of the Senate. No Senator shall designate

another Senator by name. No smoking shall be allowed in the Senate Chamber, except under the galleries.

Section 12. If two or more Senators arise from their respective seats and address the chair (nearly together) the Presiding Officer shall determine who was first up and recognize him, but no Senator may speak more than once on the same subject until all Senators desiring to be heard have spoken. Nothing in this rule shall, however, do away with the "previous question" if then in effect. Neither shall it permit debate on an undebatable motion.

No member shall speak more than one hour IN THE AGGREGATE on any question or measure.

Section 13. No Senator shall vote on any question in the result of which he is personally, privately or pecuniarily interested.

Section 57 of the Constitution shall be enforced. It reads as follows:

"A member who has a PERSONAL or PRIVATE interest in any measure or bill proposed or pending before the General Assembly, shall disclose the fact to the House of which he is a member, and shall not vote thereon upon pain of expulsion."

CLERK OF THE SENATE.

Section 14. The Clerk shall make all reports to the House of Representatives, unless otherwise ordered.

Section 15. Each day, HALF AN HOUR before the time fixed for the meeting of the Senate, the Clerk or one of his assistants, shall be present at the Clerk's desk with the minutes of the preceding session for the inspection of any member of the Senate.

Section 16. All questions of order, together with the disposition of the same, shall be noted by the Clerk upon the journal.

ORDER OF BUSINESS.

Section 17. The order of business shall be as follows:

Reading and approval of the journal.

Petitions and communications.

Motions.

Introduction of bills.

Reference of bills to committees.

Senate Resolutions.

Joint Resolutions.

Report of Standing Committees.

First reading of bills.

Reports of Special Committees.

Second reading of bills.

Orders of the day.

Section 18. The business specified in the preceding rule shall be transacted at no time other than between the meeting hour of the Senate and twelve o'clock, meridian, except on Monday, the regular order of business shall be taken up at one o'clock P. M. The ORDERS OF THE DAY shall be taken up at 12 o'clock, meridian, each legislative day, except on Monday the ORDERS OF THE DAY shall be taken up at two o'clock P. M.

Section 19. A petition, memorial or other paper addressed to the Senate, or to the Legislature may be laid before the Senate by the President or Senator to whom the same was sent for presentation; and a brief statement may be made by the one presenting the same.

Section 20. All communications from the Governor shall be taken up for consideration as ORDERED by the Senate.

Section 21. All nominations of officers made by the Governor shall be, by a majority vote of the Senate, referred to an appropriate committee, before they are acted upon by the Senate. Such nominations shall be considered in EXECUTIVE session before they are acted upon by the Senate. When the Senate goes into executive session, no one shall be present except the President, the Senators, the Sergeant-at-Arms, the Doorkeeper and the Clerk of the Senate, the latter three of whom shall be sworn to secrecy. A MOTION TO GO INTO EXECUTIVE SESSION SHALL TAKE PRECEDENCE OF ANY MOTION EXCEPT A PRIVILEGED MOTION.

Section 22. When the Senate shall advise and consent to a nomination made by the Governor, or reject the same, it shall be the duty of the Clerk to inform the Governor thereof, UNLESS OTHERWISE ORDERED BY THE SENATE.

Section 23. UNFINISHED BUSINESS WHICH WAS BEING CONSIDERED UPON THE LAST ADJOURNMENT shall have precedence in that class of business to which it properly belongs upon the next succeeding legislative day.

Section 24. In forming a committee of the whole, the President of the Senate shall leave the chair and designate some member of the Senate to preside as Chairman.

When the ORDERS OF THE DAY are disposed of, business in committee of the whole shall next be considered. But the SPECIAL ORDERS, whether considered

in committee of the whole or in the Senate, SHALL TAKE PRECEDENCE of the general order in the order of time in which they have been made.

Section 25. Upon a bill being committed to a committee of the whole, the same shall be first read through by the Clerk (unless otherwise ordered by a majority), and then again read for amendments by clauses or sections, leaving the preamble, if any, to be last considered. After report, the bills shall again be read, if desired, by a majority, for amendment or debate.

Section 26. The body of the bill shall not be defaced or interlined; but all amendments, noting the page and line, shall be duly entered by the Clerk on a separate paper, and so reported to the Senate, as the same shall have been agreed to, and the same shall be considered in the Senate in the order in which they were adopted in committee; and all amendments made in committee to an original MOTION shall be incorporated with the motion and so reported, and the above rule shall apply to all other subjects in committee of the whole as well as bills.

Section 27. Nothing shall be introduced or offered in committee of the whole, except it relates to the matter then under consideration.

BILLS.

Section 28. Every joint or concurrent resolution in which the concurrence of the House of Representatives is necessary shall be read to the Senate, and laid upon the table at LEAST ONE FULL LEGISLATIVE DAY PRECEDING that on which the same may be considered.

Section 29. Resolutions having the force and effect of laws shall be, in all respects, treated and considered as bills shall be treated under these rules.

Section 30. Bills originating in the Senate shall be introduced in OPEN session and each shall be READ BY ITS TITLE. The bill SHALL THEN be referred to a committee and be printed for the use of the members. If a bill be REPORTED unfavorably or without expression of opinion, a vote shall then be taken whether it shall be read at length and be placed on the calendar for its second reading later. When reported favorably by the committee, the bill shall then be given its first reading AT LENGTH and shall be placed by the Clerk upon a calendar

to be kept by him, and so remain on the calendar till the next succeeding legislative day. Said bill shall then be entitled to its second reading.

The Clerk shall keep a calendar showing such bills as are entitled to their second reading each day, distinguishing between House and Senate bills. Whenever a committee refuses or fails to report within a reasonable time a bill submitted to it, the same may be called up by any member and be considered in the same manner it would have been considered if it had been regularly reported.

Every bill shall be read at length on three different legislative days; but the second and third reading thereof at length may be dispensed with at the instance of a majority of all the members elected to the Senate, and the bill may then be read by its title.

No bill shall become a law unless, on its final passage, it receives the votes of at least two-fifths of the members elected to the Senate, taken by yeas and nays entered on the journal; provided, any act or resolution for the appropriation of money or the creation of a debt shall, on its final passage, receive the votes of a majority of all the members elected to the Senate, and provided further, that any bill wherein it is declared that an emergency exists shall require the concurrence of a majority of the members elected to the Senate by an "aye" and "nay" vote entered upon the journal.

Bills shall be printed and distributed in the order in which they are introduced, and the committee on printing shall have charge and supervision of same.

Section 31. The Clerk of the Senate Committee on Rules shall keep a record showing to what committee each bill or resolution has been referred, the date of such reference, together with the date of its return to the Senate. The records shall also show the date when the committee first received the bill, and when the same was finally reported by the committee to the Senate.

The report or recommendations of the committee which considered the bill together with a minority report, if one be made, shall also be entered upon said record under one of the following expressions:

"Favorably Recommended."

"Favorably Recommended, Accompanied by a Minority Report."

"Unfavorably Reported."

"Unfavorably Reported, Accompanied by a Minority Report."

"Without Expression of Opinion."

Upon the call of Standing Committees by the Clerk, the Chairman, or ranking member thereof, shall disclose the disposition of the matter or matters submitted to their respective committees in the following manner:

"Mr. President, the Committee on.....
(naming the Committee) to which was submitted (Senate or House Bill or Resolution, naming the same and giving the number thereof), reports as follows:

"Favorably Recommended."

"Favorably Recommended, Accompanied by a Minority Report."

"Unfavorably Reported."

"Unfavorably Reported, Accompanied by a Minority Report."

"Without Expression of Opinion."

A minority report must be signed by those members who have dissented from the committee's report and it SHALL ALWAYS BE IN ORDER TO MOVE THE ADOPTION OF THE MINORITY REPORT AS A SUBSTITUTE FOR THE COMMITTEE'S REPORT, either when the committee offers its report, or at the time when the bill, resolution or memorandum, which is the subject of their report, is called up for further consideration, and if the adoption of said minority report be moved, it shall require only a majority of those present to adopt the same. However, it shall always be required that the committee's report be read BEFORE the minority report is read.

Section 32. The SENATE JOURNAL shall also note the dates upon which all bills and resolutions were sent to their respective committees, as well as the dates upon which the same were returned to the Senate.

Section 33. The Clerk of the Senate shall keep a calendar for each legislative day of the session showing the bills entitled to a second reading upon that day, distinguishing between House and Senate bills.

Section 34. When a Senate bill has been amended in the House and the Senate has concurred in the House Amendment, the bill as amended shall IMMEDIATELY be put upon its passage,

When a bill has been referred to the Committees on Conference, and a report has been made thereon in the same manner as reports are made for Senate bills, the conference report shall be voted upon; and, if adopted, the bill shall immediately be put upon its final passage.

EVERY BILL SHALL BE PUT UPON ITS FINAL PASSAGE IMMEDIATELY AFTER ITS THIRD READING.

Section 35. Every Senate bill and joint resolution, together with the amendments thereof passed by the Senate, and, being the subject of no further amendment or motion, shall be engrossed in a plain, round, legible hand with pen and ink by the Enrolling Clerk of the Senate and delivered to the House of Representatives in open session by the Clerk of the Senate, or by some one designated by the President.

Section 36. When a bill has had its **SECOND** reading it shall be placed in the orders of the Day or be recommitted, and when next reached in the Senate, it shall be ready for recommitment, amendment or debate, or to be read a third time and placed upon its passage. A bill may be recommitted or amended at any time before its passage.

Section 37. When a bill shall have passed the Senate, and shall have been properly engrossed, and shall no longer be the subject of further amendment or motion, it shall be so certified by the Clerk of the Senate, endorsing thereon the day of passage or adoption, and taken by him and delivered to the House of Representatives in open session, and its concurrence asked therein.

And a like course shall be observed toward amendments put by the Senate upon House bills; but there shall intervene at least one legislative day in the Senate between the day of the passage or adoption of any bill or resolution, or the concurrence in any amendments, and its delivery to the Senate. Provided, however, that this rule shall not apply to the last fifteen legislative days of the session.

Section 38. When a Senate bill has been amended in the House and has been returned to the Senate for concurrence in the amendment it may be referred to a committee, but if referred, it shall be done in the same manner as original bills are referred.

Section 39. **BILLS AFTER THEIR SECOND READING SHALL BE PLACED IN THE ORDERS OF THE DAY**

IN THE ORDER IN WHICH THEY HAVE BEEN GIVEN THEIR SECOND READING and shall be taken therefrom for their third reading and final consideration IN THE ORDER in which they appear in the Orders of the Day, unless otherwise ordered by a majority of the Senators elected.

Section 40. Bills originating in and passed by the House of Representatives, when reported to the Senate, shall be referred to a committee by the President and shall take the same course as other bills.

Section 41. All Senate bills and resolutions which have passed both the Senate and the House of Representatives shall be delivered by the Senate Clerk to the Enrolling Clerk, who shall be responsible for their safe keeping until they are delivered to the Committee on Enrollments.

The Enrolling Clerk shall, immediately upon the receipt of said bills or resolutions, plainly and legibly enroll the same; using good paper, pen and ink, free from blots, interlineations or erasures. So soon as said enrollment is completed the Enrolling Clerk shall deliver the original bill or resolution and the enrolled copy thereof to the Committee on Enrollments. The Enrolling Clerk and said committee shall jointly compare one with the other, and if the enrollment is ascertained to be correctly done, the committee shall report the same to the Senate, to be again read and compared in open session.

Immediately after said last-named reading and comparison, the original paper shall be returned to the Clerk of the Senate, who shall thereafter be responsible for the safe keeping thereof.

As soon as the enrolled bill or resolution has been signed by the presiding officers of both the Senate and the House of Representatives, the Clerk of the Senate shall present the enrolled paper to the Governor for his approval.

If any bill or resolution is found not correctly enrolled it shall be returned to the Enrolling Clerk to be properly enrolled; which, when done, shall be delivered to the Committee on Enrollments as is first provided herein.

The Enrolling Clerk shall receive no compensation other than the per diem allowed by law.

Section 42. The Committee on Enrollments may report at any time, except during a roll call or while a vote is being taken.

Section 43. No bill shall be copied or distributed by the public printer or any employe of the Senate or other person whose duty it is to have custody of the same until the same shall have been printed and returned with the printed copies thereof to the Clerk of the Senate, and all bills shall remain at all times in the hands of the Clerk of the Senate, public printer or the committees to which said bills have been referred. It shall be the duty of the Committee on Public Printing to see that the provisions of this rule are rigidly enforced.

Section 44. No record which is in the hands of the Clerk of the Senate, and is required by law to be entered upon the journal of the Senate, shall be copied by the Clerk or any other person or persons whatsoever until same shall have been entered upon the aforesaid journal and said journal shall have been approved. The Committee on Public Printing shall rigidly enforce this rule.

Section 45. UNLESS OTHERWISE ORDERED BY THE SENATE, no bill shall be introduced or considered by the Senate during the last fifteen legislative days of the Senate, except upon recommendation or report of the Rules Committee previously obtained, nor, UNLESS OTHERWISE ORDERED BY THE SENATE, shall the Senate consider any bill originating in the House of Representatives during the last fifteen legislative days of that body, except upon the recommendation or report of the Rules Committee of the Senate previously obtained.

UNLESS OTHERWISE ORDERED BY THE SENATE, the Rules Committee of the Senate will take charge of and control all bills to be considered by the Senate during the last fifteen legislative days of the Senate, and will determine what bills shall be considered during that time, and the order in which they shall be taken up and considered, BUT ANY BILL MAY BE CALLED FROM SAID COMMITTEE BY THE SENATE.

Section 46. There shall be printed 200 copies of each bill and joint resolution offered.

PARLIAMENTARY RULES.

Section 47. In the absence of a specific rule of the Senate, general parliamentary law shall govern the proceedings thereof.

Section 48. No committee, except the Committee on Enrollments and a Committee of Conference between the

House and Senate, shall sit while the Senate is sitting, unless by consent of the Senate.

Section 49. In all cases of voting by the Senate, except as otherwise provided by the Constitution and the laws of the State, and as otherwise herein provided, a majority of the votes given (a quorum being present) shall be necessary to a choice or decision.

Section 50. The Senate may correct errors in the journal on the day the journal containing the errors is presented to the Senate for approval.

Section 51. Every oral motion, after it has been stated by the presiding officer, and every written motion, bill, resolution or other paper, after it has been read by the Clerk, shall be the property and in the possession of the Senate; and shall not be withdrawn without the consent of the Senate.

Section 52. When a question IS UNDER CONSIDERATION no motion shall be in order except:

First—To fix the time to which the Senate shall adjourn.

Second—To adjourn.

Third—To take a recess.

Fourth—To lay on the table.

Fifth—For the previous question.

Sixth—To postpone to a fixed time.

Seventh—To commit.

Eighth—To amend.

Ninth—To postpone indefinitely.

The above several motions shall have precedence in the order in which they are arranged; and the first five of them shall not be debatable. A second motion to adjourn, to take a recess, to lay on the table, for the previous question, to postpone to a time certain, to commit or to postpone indefinitely shall not be in order on the same day, upon the same question, and at the same status thereof: Provided, however, that amendment may be made to THE TIME to which it is proposed to adjourn, to take a recess or to postpone.

Section 53. A motion to strike out the enacting words of a bill or resolution shall have precedence of a motion to amend; and if adopted, shall have the same effect as though the bill or resolution were regularly voted upon and rejected.

Section 54. A MOTION TO ADJOURN, TO TAKE A RECESS, OR A MOTION TO ADJOURN TO A TIME CERTAIN SHALL ALWAYS BE IN ORDER; EXCEPT when a member is speaking or while a vote is being taken; subject, however, to the limitations set out in Rule 53.

Section 55. When the "previous question" has been ordered, a vote shall be IMMEDIATELY taken upon the pending measure and such pending amendments as are in order.

The effect of the "previous question" shall be to put an end to all debate; to PREVENT THE OFFERING OF ADDITIONAL AMENDMENTS, and to bring the Senate to an immediate vote upon the measure as aforesaid.

The previous question may be ordered by a majority of the Senators VOTING ON THAT QUESTION. On the call of the roll no Senator shall be allowed to speak more than THREE minutes TO EXPLAIN his vote and shall not speak at all if the question is not a debatable question. After the previous question has been ordered a Senator whose bill or amendment or motion (if debatable) is pending, may speak not exceeding ten minutes thereon and one Senator of the opposition may speak not exceeding ten minutes.

Section 56. When a measure shall have been postponed indefinitely it shall not be in order again during the session.

Section 57. Every written motion, report or measure may be committed or recommitted at the pleasure of the Senate.

Section 58. A motion to commit, recommit or postpone a PART of a measure, so as to separate that part of the measure from the remainder, shall not be in order.

Section 59. A motion to reconsider a vote shall not be in order unless made by a Senator who voted upon the PREVAILING side of the question; nor shall such motion be in order unless made within two legislative days next after the day the vote was taken.

However, the motion to reconsider, when coupled with the additional motion to lay THAT motion upon the table may be made by ANY Senator.

Section 60. Any pending bill, resolution, motion or report shall be read by the Clerk upon the demand of any Senator, but shall not again be read on the same day unless so ordered by the Senate.

Section 61. The Rules of the Senate, after their adoption, shall not be altered, changed, amended, SUSPENDED or interrupted, unless the same be done by a majority of the members voting.

Whenever the Rules are SUSPENDED, as above, no measure shall be considered under the suspension except the measure or measures, in whose favor the suspension was invoked, and only for that day. Any proposed alteration, change or amendment of the rules shall, before a vote thereon is taken, be referred to the Committee on Rules without debate, and the committee shall report thereon within two days.

Section 62. All questions, whether in Committee of the Whole or in the Senate (WHEN NOT A PRIVILEGED QUESTION) shall be propounded in the order in which they were moved, except that in filling up blanks, the largest sum and longest time shall be put first.

Section 63. The rules of procedure in the Senate shall be observed in committee, so far as the same are applicable.

Section 64. When the roll is being called in taking a yea and nay vote, and the hour of adjournment arrives, the same shall stand EXTENDED UNTIL AFTER SAID yea and nay vote has been completed, and the announcement of the result made.

Section 65. In all elections a previous nomination shall be made.

Section 66. When a motion has been made and SECONDED it shall be stated by the chair; or, being in writing, shall be read by the Clerk BEFORE debate, amendment or motion concerning it shall be in order.

Section 67. Two hundred and fifty copies of these rules shall be immediately printed for the use of the General Assembly.

Rules Committee.

STANDING COMMITTEES OF THE SENATE.

Session 1920

Rules.—Charles M. Harriss, Chairman; Clem S. Nunn, Frank Rives, Will A. Perry, Haynes Carter, Dr. J. D. Whiteaker, R. C. Simmons, L. M. Smith, J. W. Harlan.

Agriculture and State Fair.—Newton Bright, Chairman; C. W. Burton, Whitsitt Hall, J. A. Hinkle, T. D. Watts, H. H. Sims, George Baker.

Appropriations and Claims.—H. M. Brock, Chairman; L. M. Smith, Haynes Carter, Frank Rives, Newton Bright, Brig H. Harris, J. L. Early.

Banks and Trust Companies.—J. Will Stoll, Chairman; J. D. Whiteaker, A. H. Points, S. L. Marshall, Herman F. Monroe.

Charitable, Penal and Reformatory Institutions.—J. L. Early, Chairman; Frank Rives, C. W. Burton, R. C. Simmons, Jay W. Harlan, H. P. Atwood, H. M. Brock, A. A. Demunbrun, Clarence Miller.

Compensation for Industrial Injuries.—Andrew E. Auxier, Chairman; Haynes Carter, Will A. Perry, B. T. Davis, R. C. Simmons, H. T. Morris, Clarence Miller.

Congressional, Judicial, Senatorial and Legislative Districts and Reapportionment.—J. A. Hinkle, Chairman; Charles M. Harriss, L. M. Smith, Jay W. Harlan, T. B. Watts, S. P. Parks, Robert Antle.

Constitutional Amendments.—J. H. Branstetter, Chairman; Jay W. Harlan, C. S. Nunn, B. T. Davis, Haynes Carter, P. Hogue, H. H. Sims.

Courts and Legal Procedure.—Clarence Miller, Chairman; M. C. Swinford, Haynes Carter, B. T. Davis, Charles M. Harriss, A. A. Demunbrun, George Baker.

Education.—Robert Antle, Chairman; S. L. Marshall, L. M. Smith, C. S. Nunn, J. D. Whiteaker, J. Will Stoll, Clarence Miller.

Enrollment.—A. A. Demunbrun, Chairman; A. H. Points, H. P. Atwood, J. A. Hinkle, J. H. Branstetter.

Executive Affairs and Federal Relations.—A. H. Points, Chairman; T. T. Gardner, Jay W. Harlan, L. M. Smith, S. P. Parks, A. A. Demunbrun, P. Hogue.

Fish, Game and Forestry.—C. W. Burton, Chairman; George Hon, J. A. Hinkle, H. M. Brock, T. B. Watts.

Immigration, Labor and Manufacturing.—Herman F. Monroe, Chairman; C. W. Burton, A. H. Points, T. T. Gardner, White L. Moss.

Insurance Companies.—Jacob Metzger, Chairman; Newton Bright, T. T. Gardner, George Hon, W. A. Perry, J. L. Early, George Baker.

Judiciary.—M. C. Swinford, Chairman; Haynes Carter, Frank Rives, L. M. Smith, White L. Moss, Andrew E. Auxier, Clarence Miller.

Kentucky Statutes.—B. T. Davis, Chairman; C. S. Nunn, W. A. Perry, M. C. Swinford, Andrew E. Auxier, Jacob Metzger, J. L. Early.

Kentucky University and Normal Schools.—H. C. Morris, Chairman; Charles M. Harriss, J. W. Harlan, Whitsitt Hall, Andrew E. Auxier.

Libraries, Historical Records, Public Buildings and Monuments.—P. J. Hogue, Chairman; J. A. Hinkle, Whitsitt Hall, Charles M. Harriss, H. H. Sims.

Military Affairs.—H. H. Sims, Chairman; L. M. Smith, Whitsitt Hall, Newton Bright, Jacob Metzger.

Mines, Mining and Geological Survey.—White L. Moss, Chairman; T. T. Gardner, M. C. Swinford, J. D. Whiteaker, H. M. Brock.

Municipalities.—George Hon, Chairman; R. C. Simmons, Will A. Perry, H. P. Atwood, Charles M. Harriss, Herman F. Monroe, George Baker, Robert Antle, Brig H. Harris.

Printing.—T. B. Watts, Chairman; George Hon, S. L. Marshall, H. P. Atwood, P. Hogue.

Propositions, Grievances, Retrenchment, and Reform.—George Baker, Chairman; C. S. Nunn, C. W. Burton, B. T. Davis, J. H. Branstetter.

Public Health and Police Power.—S. P. Parks, Chairman; Frank Rives, B. T. Davis, S. L. Marshall, J. D. Whiteaker, H. T. Morris, H. H. Sims.

Public Utilities.—H. P. Atwood, Chairman; Will A. Perry, R. C. Simmons, J. Will Stoll, Brig H. Harris.

Public Ways and Internal Improvements and Common Carriers and Commerce.—Whitsitt Hall, Chairman; Frank

Rves, Jay W. Harlan, Newton Bright, White L. Moss, H. T. Morris, H. M. Brock.

Regulation of Intoxicating Liquors.—Starling L. Marshall, Chairman; C. S. Nunn, George Hon, J. A. Hinkle, J. D. Whiteaker, Robert Antle, White L. Moss, J. H. Branstetter, Brig H. Harris.

Revenue and Taxation.—T. T. Gardner, Chairman; Frank Rives, J. D. Whiteaker, Charles M. Harriss, J. Will Stoll, Andrew E. Auxier, H. M. Brock.

Suffrage and Elections.—Brig H. Harriss, Chairman; R. C. Simmons, M. C. Swinford, A. H. Points, Herman F. Monroe.

RULES OF THE HOUSE OF REPRESENTATIVES

SESSION 1920

The Committee on Rules respectfully report to the House the accompanying rules for its government during the present session.

QUORUM OF THE HOUSE.

Rule 1. Five members of the House shall constitute a quorum for the purpose of adjourning; fifteen members for the purpose of calling a House, of sending for absent members and of making an order for their censure and fine; a majority of the members may proceed to business, and the numbers mentioned in this rule shall have power, in the absence of the Speaker, to elect a speaker pro tem. for the purposes above designated.

HOOR OF MEETING AND ADJOURNMENT.

Rule 2: The standing hour of meeting each day shall be 10 o'clock a. m., standard time, and the standing adjournment shall be 1:30 p. m., except on Monday, when the hour of meeting shall be 1 o'clock p. m. and the hour of adjournment 3 p. m. Provided, however, that a majority of the House may elect to hold extra sessions at any time and extend the sitting of any session to any time within their discretion. The hour of meeting and adjournment of the body shall be governed by the House clock over the main entrance.

THE POWERS AND DUTIES OF THE SPEAKER.

Rule 3. The Speaker shall take the chair every day at the hour to which the House adjourned on the preceding day; he shall immediately call the members to order, and, a quorum being present, shall cause the journal of the preceding day to be read.

Rule 4. He shall preserve decorum and order and, in case of disturbance or disorderly conduct in the gallery or lobbies, may cause the same to be cleared. He shall have general control, except as provided by rule of law, of the hall of the House and of the corridors and pas-

sages, of the unappropriated rooms in that part of the Capitol assigned to the use of the House, until further ordered. He may speak to points of order in preference to other members, rising from the chair for that purpose. He shall decide questions of order, subject to an appeal to the House on request of any two members, and the members appealing shall reduce the appeal to writing.

The Speaker shall have supervision over the Clerks, Sergeant-at-Arms, Doorkeeper, Janitor, Pages, or other employes of the House; and shall direct them as to their duties, and upon failure of any such officials to perform their duties, the Speaker shall have power to impose a fine upon such offender, not to exceed the per diem of such official or employe for each offense. Such fine shall be entered upon the journal and deducted from the compensation due such offender.

Rule 5. The standing committees of the House, herein named, shall be appointed by the Speaker.

Rule 6. The Speaker may state questions sitting, but shall rise to put a question.

Rule 7. Questions shall be distinctly put in this form, viz.: "Gentlemen, you who are of the opinion that (as the question may be) say 'aye,' you of the contrary opinion say 'nay.'"

Rule 8. If the Speaker be in doubt as to the result of a vote, or a division be called for, the House shall divide; those in the affirmative of the question shall rise from their seats, and, afterward, those in the negative. If the Speaker be still in doubt, or a count be requested, the Speaker shall name two members, one from each side, to count those in the affirmative and the negative; which, being reported, he shall rise and state the decision of the House; provided, however, that such decision or count shall not be allowed after the House shall have proceeded to other business.

Rule 9. The Speaker shall have the right to name any member to perform the duties of the chair, but such Speaker pro tem. shall not be empowered to act beyond a period of five days.

Rule 10. No person shall be permitted upon the floor of the House except the Governor, his Secretary, members of the Senate, such newspaper correspondents as may be authorized by the Speaker of the House, the Chief Executive of the United States, Judges of the Court of Appeals and of the Supreme Court of the United States and mem-

bers of the Federal Congress, unless on special invitation of the House previously extended by vote of the House, and it shall be the duty of the Doorkeeper to exclude all persons not entitled to the floor of the House Chamber. If, however, other persons find their way to the floor, it shall be the duty of the Sergeant-at-Arms to remove them.

At least five minutes before the hour of convening each day the Sergeant-at-Arms shall clear the floor of the House Chamber of all persons not entitled to the floor, and shall announce in a loud and distinct voice, "All persons not entitled to the floor of the House under the rules thereof will now vacate the House Chamber." He shall then compel each and every person then in the House Chamber, who is not entitled to remain therein, to vacate.

DEBATE.

Rule 11. When a member is about to speak in debate or deliver any matter to the House, he shall rise from his seat and respectfully address the Speaker of the House as "Mr. Speaker," but shall not proceed until recognized by the Speaker.

Rule 12. If any member, in speaking or otherwise, transgress the rules of the House, the Speaker shall, or any member may, through the Speaker, call the offender to order; and the member called to order shall immediately sit down unless permitted to explain, and the House, if appealed to, shall decide on the case without debate. If the decision be in favor of the member called to order, he shall be at liberty to proceed; if against him, and the case require it, he shall be liable to the censure of the House.

Rule 13. When two or more members rise at once, the Speaker shall name the member who is first to speak.

Rule 14. No member shall speak more than twice on the same question without leave of the House, and he shall not speak more than once until every member of the House choosing to speak has spoken. No member shall be allowed to speak longer than one hour in the aggregate.

Rule 15. While the Speaker is putting any question or addressing the House, no one shall walk about the House, or leave; neither, in such case, nor when a member is speaking, shall any one talk or pass between the chair and the member who is speaking.

Rule 16. No member shall in debate name another

UNDEBATABLE MOTIONS

Rule 17. Motions to proceed or dispense with the orders of the day, to dispense with any rule of the House, or take up business out of its regular order, to commit or recommit, except with instruction, shall be propounded without debate.

Rule 18. No explanation of any vote shall be permitted pending the call of the yeas and nays on an undebated motion.

WITHDRAWAL OF MOTIONS

Rule 19. After a motion is stated by the Speaker, or read by the Clerk, it shall be deemed in the possession of the House, but may be withdrawn by consent of the House at any time before a decision or amendment.

MOTIONS.

Rule 20. After a motion is made and seconded it shall be stated by the Speaker, or, being in writing, shall be handed to the chair and read aloud by the Clerk before debate.

Rule 21. Every motion shall be reduced to writing if the Speaker or any member desire it.

ORDER OF MOTIONS IN DEBATE.

Rule 22. When a question is under debate no motion shall be received, but

1. To fix the time to which the House shall adjourn.
2. Adjourn.
3. To lie on the table.
4. For the previous question.
5. To postpone to a day certain.
6. To commit.
7. To amend.
8. To postpone indefinitely.

Which several motions shall have precedence in the order in which they are arranged; and no motion to postpone to a day certain, to commit or postpone indefinitely being decided, shall be again allowed on the same day and at the same stage of the bill or proposition.

MOTION TO ADJOURN.

Rule 23. A motion to adjourn shall always be in order except during roll call or pending a motion to fix the time to which the House shall adjourn, and shall be decided without debate.

PREVIOUS QUESTION

Rule 24. The previous question being moved and seconded, the question from the chair shall be: "Shall the main question be now put?" If the nays prevail the main question shall not then be put. The effect of the previous question shall be to bring the House to a direct vote on amendments proposed by a committee, if any; then on other pending amendments (and all amendments which have been read for information of the House by the Clerk shall be regarded as pending amendments); and then upon the main question. The ordering of the previous question shall put an end to all debate, except as follows: Before the vote on an amendment, the proposer of the amendment shall have five minutes, and then the proposer of the measure sought to be amended shall have five minutes; and before the vote upon the main question, the opponents of the measure shall have ten minutes and then the proposer of the measure shall have ten minutes to close the debate. When a measure or an amendment has been proposed by a committee, then the time given to the proposer shall be at the disposal of the chairman of the committee.

DIVISIONS ON QUESTIONS

Rule 25. Any member may call for a division on the question when the sense will admit it.

COMMITMENT OF MOTIONS

Rule 26. Motions and reports may be committed at the pleasure of the House (See Rule 17, ante.)

AMENDMENTS

Rule 27. No motions or propositions on a subject different from that under consideration shall be admitted under color of amendment.

ELECTIONS

Rule 28. In all cases of elections there shall be a previous nomination before the House.

PETITIONS, MEMORIALS, ETC

Rule 29. Petitions, memorials and other papers, addressed to the House, may be presented by any member in his place; and in such case he shall briefly state the contents of said petitions, memorials and other papers, and which may be received, read and referred on the same day, by agreement of the House.

CALLS OF YEAS AND NAYS

Rule 30. Upon a call of the yeas and nays on any question, the names of the members shall be called alphabetically, which shall be made at any time when a division or a count may be had, and upon the completion of any roll call the Speaker shall, upon the request of any member, order the Clerk to call the absentees once.

CALL OF THE HOUSE

Rule 31. On a call of the House the door shall not be shut against a member until his name is called twice, and then absentees shall be noted by the Clerk and fined one dollar, unless excused by the House.

VOTING

Rule 32. No member shall vote on any question in which he is directly or indirectly interested, or on any question unless he was within the bar of the House before the result was announced.

Rule 33. Every member in the House, when a question is put, or present before the result is announced, shall vote unless excused by the House; and all motions to excuse a member from voting shall be made before the House divides or before the call of the yeas and nays is commenced; and the motion or question to excuse a member shall be decided without debate, and in no event shall any member be excused from voting on a motion to excuse another member from voting. But this rule shall not apply to the Speaker, whose name shall not be called except on his own request, and then only at the end of the roll call, and before the result is announced; but in all cases of a tie the Speaker shall vote.

Rule 34. Before a vote shall be counted, the member casting it shall be either at his seat or visibly approaching it.

ORDER OF BUSINESS

Rule 35. The order of business of each day shall be as follows:

1. The reading of the Journal of the preceding day and the correction of any errors that may be found to exist therein.
2. Petitions.
3. Motions and resolutions, limited to one hour.
4. Reports of special and standing committees in the order as given in Rule 41.
5. The orders of the day, which shall be called at 12 o'clock each day.
6. Any business which did not belong to the orders of the day and which remains unfinished upon the adjournment of the House, or upon the call of the standing orders of the day, shall be the first business in order each day, upon the convening of the House. Any business which belongs to the standing orders of the day, which remains unfinished upon the adjournment of the House, shall be the first business when the orders of the day are resumed.

INTRODUCTION OF BILLS

Rule 36. Subdivision 1. On each day after the first order above named in Rule 35, there shall be a call of the counties and representative districts for the introduction of bills and joint resolutions, which shall be privileged and take precedence of all other business of the House; provided, that the orders of the day be called for precisely at 12 o'clock on each day; and, provided, further, that upon the call of counties on the days provided for the presentation of bills, in the event every county shall not have been called, the Clerk shall, on the next day, commence the call where he left off at the last call.

On the call of each county and representative district, the member from said county shall rise from his seat and addressing the chair send to the Clerk's desk any bill or bills or joint resolution which he wishes to introduce, with the title thereof indorsed thereon in a plain and legible hand, which bill or joint resolution shall be read by its title, and thereon the Speaker shall order the same to be printed and refer the same to its appropriate committee for consideration and report, and from such order or ref-

erence by the Speaker the member introducing the bill may appeal to the House if he so desires. All bills shall be printed and distributed in the order in which they are introduced, and the usual number of copies of the same shall be printed for the use of the members of the Senate and House.

Subdivision 2. Upon the report of a bill or joint resolution by any committee, the Clerk shall report the same in full, which shall be considered the first reading of the bill or joint resolution, and shall be so entered upon the Journal. Any standing or special committee may originate a bill and introduce the same, when it shall have its first reading and be ordered printed.

Subdivision 3. The Clerk shall keep a register of all bills introduced in the House, or transmitted for concurrence from the Senate, in which shall be recorded, under appropriate heads, the progress of such bills from the date of their introduction to the time of their transmission, if House bills, to the Governor, or if Senate bills, their return to the Senate.

Subdivision 4. When a bill has had its first reading it shall be placed by the Clerk in a calendar to be kept by him, and said calendar shall be separate from the bills in the orders of the day. Each day when the House enters into the consideration of the orders of the day, the Clerk shall take up the calendar and give all bills therein their second reading, except such as have been placed there upon that day.

Rule 37. When a bill has been read a second time it shall be placed in the orders of the day or recommitted and when next reached in the House, it shall be ready for amendment, recommitment or debate, or to be read a third time and placed upon its passage. A bill may be recommitted at any time before its passage.

Rule 38. When a bill shall have been referred to any committee, it shall be the duty of the chairman of such committee to submit the bill to the consideration of his committee, and such committee shall make such amendments to said bill as it may deem proper, and report said bill to the House with such amendments. A majority of the members of a committee shall be present before a bill may be considered. No bill shall be considered or a report on same determined upon, except when the committee is in session. A committee in reporting a bill to the House shall make its report in writing, and such report shall be

signed by a majority of such committee, but after said majority report has been made the minority may make its report, which shall also be in writing, and signed by the members of the committee making such report. Bills shall not be engrossed except by order of the House, and the style of every bill shall be: "Be it enacted by the General Assembly of the Commonwealth of Kentucky." Provided, however, that no committee shall hold or refuse to report a bill for an unreasonable time, and if same shall not be reported in a reasonable time, the said bill may be called up by any member of the House and be considered in the same manner it would have been considered if it had been reported without expression of such committee. The House shall, at all times, be the judge of what shall constitute a reasonable or unreasonable length of time under this provision.

Rule 39. When a bill passes it shall be certified by the Clerk, who, at the foot thereof, shall note the day on which it passed.

SUSPENSION OF THE RULES

Rule 40. The standing rules of the House and the regular order of business shall not be suspended, amended or interrupted unless by a vote of a majority of the members present and voting.

STANDING COMMITTEES

Rule 41. The following shall be and constitute the standing committees of the House of Representatives, and each committee shall be composed of nine members, except the Committee on Rules, which shall consist of fourteen members besides the Speaker; the Committee on Revenue and Taxation, which shall be composed of twelve members; the Committee on Banks and Banking, which shall be composed of eleven members; the Committee on Agriculture, which shall be composed of ten members; Immigration and Labor, Public Roads and Highways, which shall be composed of ten members, and the Committee on Enrollments, which shall be composed of five members:

Agriculture

Alcoholic Liquor Traffic

Appropriations

Assignment of Committee Rooms

Banks and Banking

Compensation for Industrial Injuries
Constitutional Amendments
Corporate Institutions
Commerce and Manufacturing
Claims
Classification of Cities and Towns
Court of Appeals
Circuit Courts
County and City Courts.
Codes of Practice
Criminal Law
Charitable Institutions
Cities of the Fourth Class
Cities of the Fifth and Sixth Class.
Confederate Home
Executive Affairs
Education No. 1
Education No. 2
Enrollment.
Federal Relations.
Fish and Game.
Forestry.
Geological Survey.
Internal Improvements.
Immigration and Labor.
Insurance, Fire and Marine.
Insurance, Life and Accident.
Interurban and City Railways.
Judiciary.
Kentucky Statutes:
Juvenile Courts and Children's Home.
Military Affairs.
Mines and Mining.
Municipalities.
Normal Schools.
Printing.
Public Library.
Public Offices.
Public Health.
Public Roads and Highways.
Public Ditches and Fences.
Public Bridges.
Public Utilities.
Public Warehouses and Granaries.
Public Monuments and Historical Records.

Pure Food.
Racing Commission.
Railroads.
Revenue and Taxation.
Retrenchment and Reform.
Redistricting, Legislative.
Redistricting, Congressional.
Redistricting, Judicial.
State Capitol.
State Fair.
Suffrage and Elections.
Sinking Fund.
State Prison and House of Reform.
State University.
Tuberculosis.
Ways and Means.
Rules.

And it shall not be competent for the House by vote or otherwise to add any one to the membership of either of said committees; but a vacancy from any cause may be filled by appointment by the Speaker.

Rule 42. The Committee on Enrollment may report at any time when not excluded by a privileged motion; provided, that when any committee shall have occupied the morning hour on two days it shall not be in order for such committee to report further until the other committees are called. And provided, also, that no bill shall be reported by any committee which was introduced after said committee began to report.

COMMITTEE OF THE WHOLE.

Rule 43. It shall be the standing order of the day throughout the session for the House to resolve itself into a committee of the whole House on the state of the Commonwealth.

Rule 44. When a bill or other matter is committed to a committee of the whole House the question of going into the committee of the whole shall be first in the order of the day.

Rule 45. In committee of the whole House, bills shall be read and debated by sections, leaving the preamble and the title to be the last considered.

Rule 46. All amendments made to an original House bill or resolution in committee of the whole House shall be incorporated in the original and so reported.

Rule 47. All questions, whether in the committee or in the House, shall be disposed of in the order in which they are moved, except that in filling blanks the largest sum and the most remote day shall be put first.

Rule 48. The rules of the House shall be observed in committee when applicable, except the rule limiting the time of speaking.

FINES.

Rule 49. All fines imposed on absentees shall be collected by the Sergeant-at-Arms and covered into the Treasury.

CLERK'S DUTY

Rule 50. The Clerk or Assistant Clerk shall report all bills or resolutions to the Senate unless otherwise ordered by the House.

Rule 51. No member or other person shall remain by the Clerk's desk when the yeas and nays are being called.

Rule 52. All bills and joint resolutions originating in the Senate and reported to this House as passed therein, shall be read by their titles when the Speaker shall refer them to appropriate committees.

DUTIES OF THE ENROLLING CLERK.

Rule 53. The Enrolling Clerk of the House shall each day call upon the Clerk and when not engaged in enrolling bills, shall perform such duties as he may direct, take charge of all House bills as soon as they are reported back to the House and ready to be enrolled; keep an accurate account of and carefully preserve all of them; cause them without delay to be plainly and legibly enrolled without blots, erasures, or interlineations, and present the same when enrolled to the Committee on Enrollments, who shall immediately report them to the House for comparison and the signature of the Speaker; and when signed by the Speaker of the House, the Enrolling Clerk shall deliver them at once to the Senate or such committee as may be authorized to receive them in that body. All original House bills shall be returned by the Enrolling Clerk to the

Clerk of the House at the time of the signing of the enrolled bills, and the Clerk of the House shall carefully preserve them.

DOORKEEPER AND SERGEANT-AT-ARMS

Rule 54. The Chief Clerk or his Assistant, the Doorkeeper, the Sergeant-at-Arms, and all employes under them shall be in the House thirty minutes before the hour for the House to convene; and five minutes before the hour for the meeting of the House each day, the Doorkeeper and Sergeant-at-Arms shall see that the floor of the House is cleared of all persons, except those privileged to remain. (See Rule 10.) And the Sergeant-at-Arms is empowered to deputize as many assistant Sergeant-at-Arms as he may deem necessary to carry out the order of the Speaker under Rule 4 of these rules.

MOTION TO RECONSIDER.

Rule 55. A motion to reconsider any action of the House shall be in order if made in open session for a period of three days, Sundays included, from the time said vote was taken; but such motion shall not be in order after action has been had by the House in consequence of the decision proposed to be reconsidered, or after it has been sent to the Senate or Governor.

GENERAL PROVISIONS.

Rule 56. On all questions not provided for in the foregoing rules, the House shall be governed by parliamentary law or usage; provided, the author of any measure shall have five minutes' time in which to explain upon a motion to lay on the table.

Rule 57. Whenever any committee shall report to the House a bill with the expression of opinion that it should not pass, said bill shall not be entitled to a reading unless it is ordered by a vote of the House; and upon the question whether or not said bill shall be read, the report of the committee to the contrary notwithstanding, no debate shall be allowed, except that the originator of the bill, or any one indicated by him, shall have ten minutes in which to explain the bill; and any one member of the committee who favors the report of the committee may have a like time in which to explain the action of the committee, and then if said bill shall be ordered to a reading, it shall be read the first time in full and recommitted or placed in the calendar.

APPROPRIATIONS.

Rule 58. No bill or resolution appropriating money shall come up for final action in the House until it has been referred to and reported upon by the Committee on Appropriations.

Rule 59. During the last fifteen days of the session the Committee on Rules shall have the power at any time to call from the orders of the day any bill or resolution, and propose the same to the House for consideration, and should the House decide by vote to consider it, it shall be submitted for passage. The committee shall be authorized to call from other committees any bill or resolution in their hands and have them advanced to the reading to which the bills may be entitled. Provided, however, that for the first twelve days thereof the said committee shall in its discretion cause to be posted one day prior thereto a list of bills and resolutions which are to be called, but said committee may withdraw from said list any bills or resolutions so posted, but shall not be permitted to substitute any other bill or resolution therefor.

Rule 60. If any bill, motion or resolution has been, by vote, carried or lost, and a motion is made to reconsider the vote by which the bill, motion or resolution was carried or lost, and said motion to reconsider is laid upon the table, then no further motion shall be entertained relative to said bill, motion or resolution, unless by the unanimous consent of the House.

Rule 61. All pairs announced in the House shall be entered on the Journal.

Rule 62. When the roll is being called on any proposition and the hour of adjournment arrives, the time for adjournment shall be extended until said roll call has been completed and the result announced.

Rule 63. Five hundred copies of these rules shall be printed immediately for the use of the General Assembly.

Joseph F. Bosworth, Speaker and ex-officio chairman;

R. O. Huntsman,
Joseph Lazarus,
Homer C. McLellen,
R. G. Bryson,
R. Lee Stewart,
J. S. Cruse,
V. M. Williamson,

Hebron Lawrence,
S. G. Smith,
Daniel Vose,
I. S. Mason,
J. H. Thompson,
Harry J. Meyers,
George C. Waggoner.

STANDING COMMITTEES OF THE HOUSE OF REPRESENTATIVES.

Rules.—Joe F. Bosworth, Chairman *ex officio*; R. O. Huntsman, Joseph Lazarus, Homer McLellen. R. G. Bryson, Lee Stewart, J. S. Cruse, H. J. Meyers, V. M. Williamson, Hebron Lawrence, S. G. Smith, Daniel Vose, I. S. Mason J. H. Thompson, G. C. Waggoner.

Agriculture—Mack Morgan, Chairman; Lee Rogers, J. M. Foster, T. R. Stults, L. H. Ballard, J. L. Richardson, C. A. Nelson, J. W. Geveden, P. A. Day, S. C. Ray.

Alcoholic Liquor Traffic.—J. F. Carr, Chairman; Rev. A. S. Cooper, Rev. Geo. Waggoner, Hebron Lawrence, A. J. McCandless, Gladstone Wesley, Dr. T. H. Gamblin, W. T. Beckham, Rev. J. A. Lee.

Appropriations.—T. R. Stults, Chairman; Hebron Lawrence, E. W. Neel, B. J. Goehringer, W. L. Kimbrough, C. A. Nelson, T. L. Caudel, Rev. G. C. Waggoner, E. E. Shannon.

Assignment of Committee Rooms.—W. G. Wheeler, Chairman; Sidney Alfrey, L. H. Ballard, H. N. Dean, J. B. Dénues, A. W. Huff, J. M. Knott, Elmer Lusby, J. A. Lee.

Banks and Banking.—C. D. Minor, Chairman; J. S. Cruse, A. M. Wash, Sidney Alfrey, H. H. Barnes, W. L. Kimbrough, F. L. Strange, J. T. Murphy, H. G. Skiles, E. E. Shannon J. M. Knott.

Compensation For Industrial Injuries.—J. S. Cruse, Chairman; A. R. Hudson, Jos. Lazarus, J. S. Webb, Wm. A. Stewart, Dr. T. R. Welch, E. E. Shannon, H. A. Spillman, Chas. R. Scott.

Constitutional Amendments.—W. T. Beckham, Chairman; L. H. Ballard, S. M. Bennett, R. J. Cain, J. B. Dénues, H. N. Dean, T. L. Caudel, Dr. S. D. Laughlin, Dr. W. L. Haynes.

Corporate Institutions.—Daniel Vose, Chairman; Lee Rogers, J. L. Richardson, W. T. Carner, A. R. Hudson, Lon Adams, T. L. Caudel, W. T. Beckham, C. D. Minor.

Commerce and Manufacturing.—W. L. Kimbrough, Chairman; C. B. Truesdell, B. J. Goehringer, A. J. McCand-

less, J. S. Webb, B. L. Cox, S. D. Laughlin, H. A. Spillman, Harry J. Meyers.

Claims.—A. L. Hamilton, Chairman; J. M. Foster, Talbert Holliday, J. B. Denues, Homer C. McLellen, R. C. Marcum, Elmer Lusby, Dr. D. J. Travis, J. M. Knott.

Classification of Cities and Towns.—C. B. Truesdell, Chairman; V. M. Williamson, T. P. Oliver, W. S. Yazell, J. S. Webb, R. O. Huntsman, E. C. Hardin, Rev. G. C. Waggoner, Dr. S. D. Laughlin.

Court of Appeals.—Wm. A. Stewart, Chairman; J. L. Richardson, H. N. Dean, Gladstone Wesley, I. S. Mason, F. Kennard, J. W. Johnston, W. T. Beckham, C. D. Minor.

Circuit Courts.—C. M. Ciarlo, Chairman; R. G. Bryson, T. C. Pryse, Lee Stewart, B. A. Roth, J. T. Stites, J. M. Thompson, D. J. Howard, T. L. Caudel.

County and City Courts.—R. C. Marcum, Chairman; E. W. Neel, Romer C. McLellen, R. L. McFarron, S. C. Ray, J. W. Geveden, Lon Adams, J. T. Murphy, J. Wood Vance.

Codes of Practice.—R. G. Bryson, Chairman; J. L. Richardson, C. M. Ciarlo, D. A. Roth, Gladstone Wesley, D. J. Howard, F. Kennard, C. D. Minor, J. M. Thompson.

Criminal Law.—J. L. Richardson, Chairman; R. Lee Stewart, Wm. A. Stewart, R. C. Marcum, E. W. Neel, T. P. Oliver, J. T. Murphy, J. W. Johnston, Frank Kennard.

Charitable Institutions.—Rev. A. F. Hanberry, Chairman; Dr. Lewis Ryans, R. Lee Stewart, Rev. Sherman Robbins, Rev. J. F. Carr, W. G. Wheeler, Dr. W. L. Haynes, Dr. B. F. Shields, Dr. T. R. Welch.

Cities of the Fourth Class.—G. C. Waggoner, Chairman; L. H. Ballard, C. B. Truesdell, A. J. McCandless, I. S. Mason, A. F. Hanberry, Dr. T. R. Welch, Dr. W. L. Gossett, Griffin Kelly.

Cities of the Fifth and Sixth Class.—A. J. McCandless, Chairman; A. S. Cooper, J. S. Webb, Mack Morgan, Lee Rogers, H. C. Duffy, J. Wood Vance, Frank Kennard, E. E. Shannon.

Confederate Home.—E. C. Hardin, Chairman; F. C. VanHoose, W. S. Yazell, A. M. Wash, A. S. Cooper, Dr. W. L. Gossett, H. C. Duffy, J. A. Lee, B. L. Cox.

Executive Affairs.—Gladstone Wesley, Chairman; Dr. T. H. Gamblin, J. M. Foster, C. B. Truesdell, J. L. Trumbo, J. Wood Vance, W. M. Boling, T. P. Oliver, W. P. Scott.

Education No. One.—A. M. Wash, Chairman; Henry Kaufman, C. B. Truesdell, L. H. Ballard, S. C. Ray, Mack Morgan, Robert Humphreys, W. M. Boling, Dr. S. D. Laughlin.

Education No. Two.—J. M. Bilitier, Chairman; J. F. Carr, B. J. Goehringer, A. F. Hanberry, J. L. Trumbo, J. W. Geveden, W. G. Wheeler, J. W. Swope, T. P. Oliver.

Enrollment.—S. C. Ray, Chairman; A. R. Hudson, Sidney Alfrey, A. L. Hamilton, T. P. Oliver.

Federal Relations.—Robert Humphreys, Chairman; F. C. VanHoose, R. J. Cain, Sidney Alfrey, L. H. Ballard, Lee Rogers, Lon Adams, Dr. H. B. Laughlin, C. D. Minor.

Fish and Game.—A. W. Huff, Chairman; J. M. Bilitier, W. T. Carner, Sherman Robbins, J. B. Denues, J. M. Thompson, E. C. Hardin, H. C. Duffy, Griffin Kelly.

Forestry.—Talbert Holliday, Chairman; F. C. VanHoose, R. L. McFarron, Mack Morgan, Lee Rogers, P. A. Day, J. B. Thomas, Griffin Kelly, Dr. W. L. Haynes.

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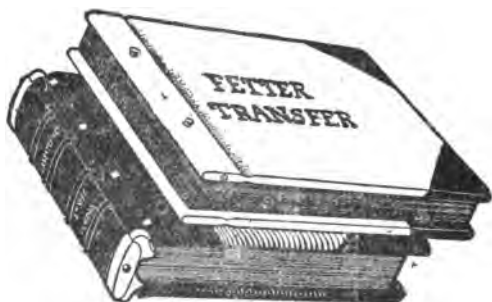
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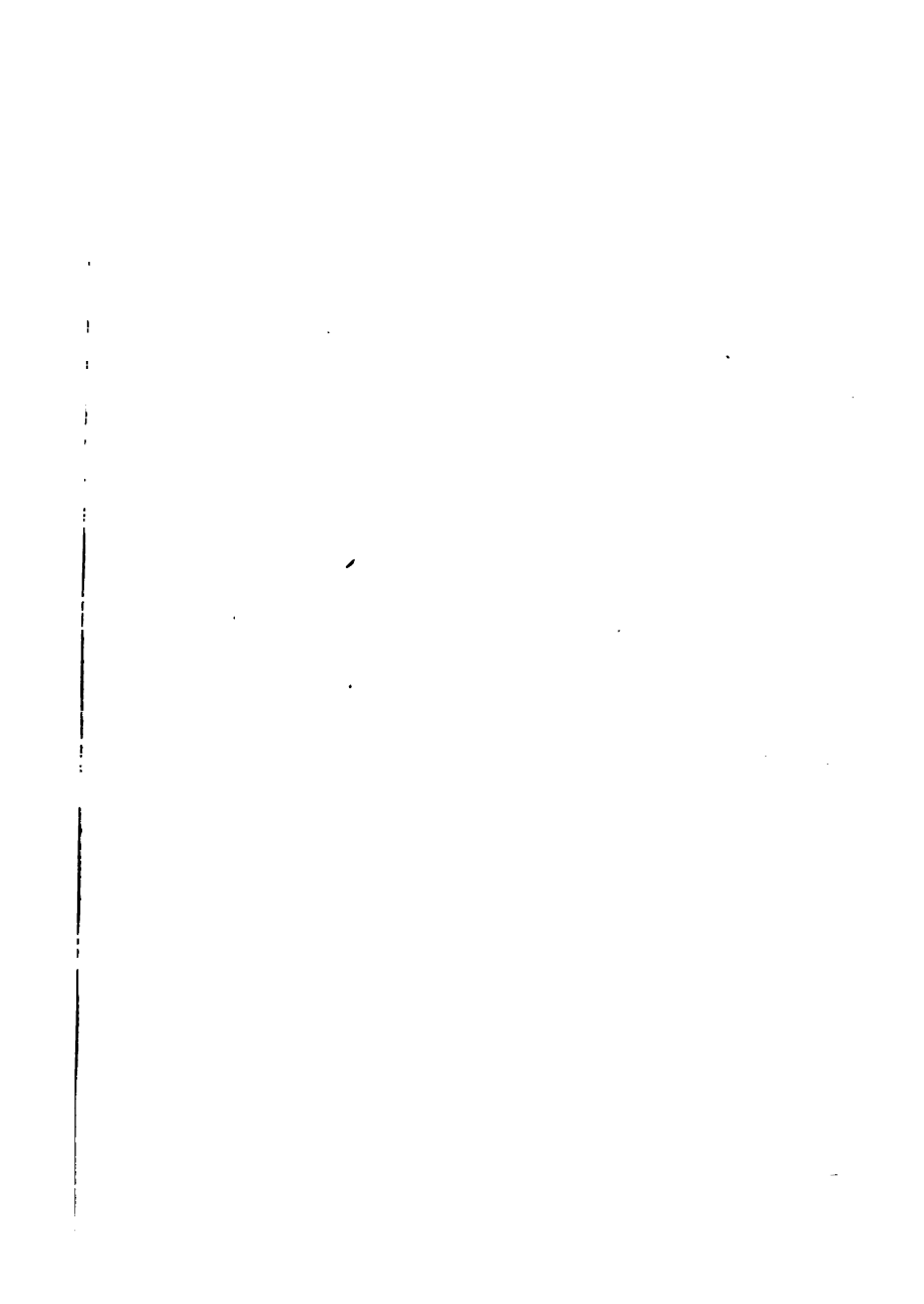
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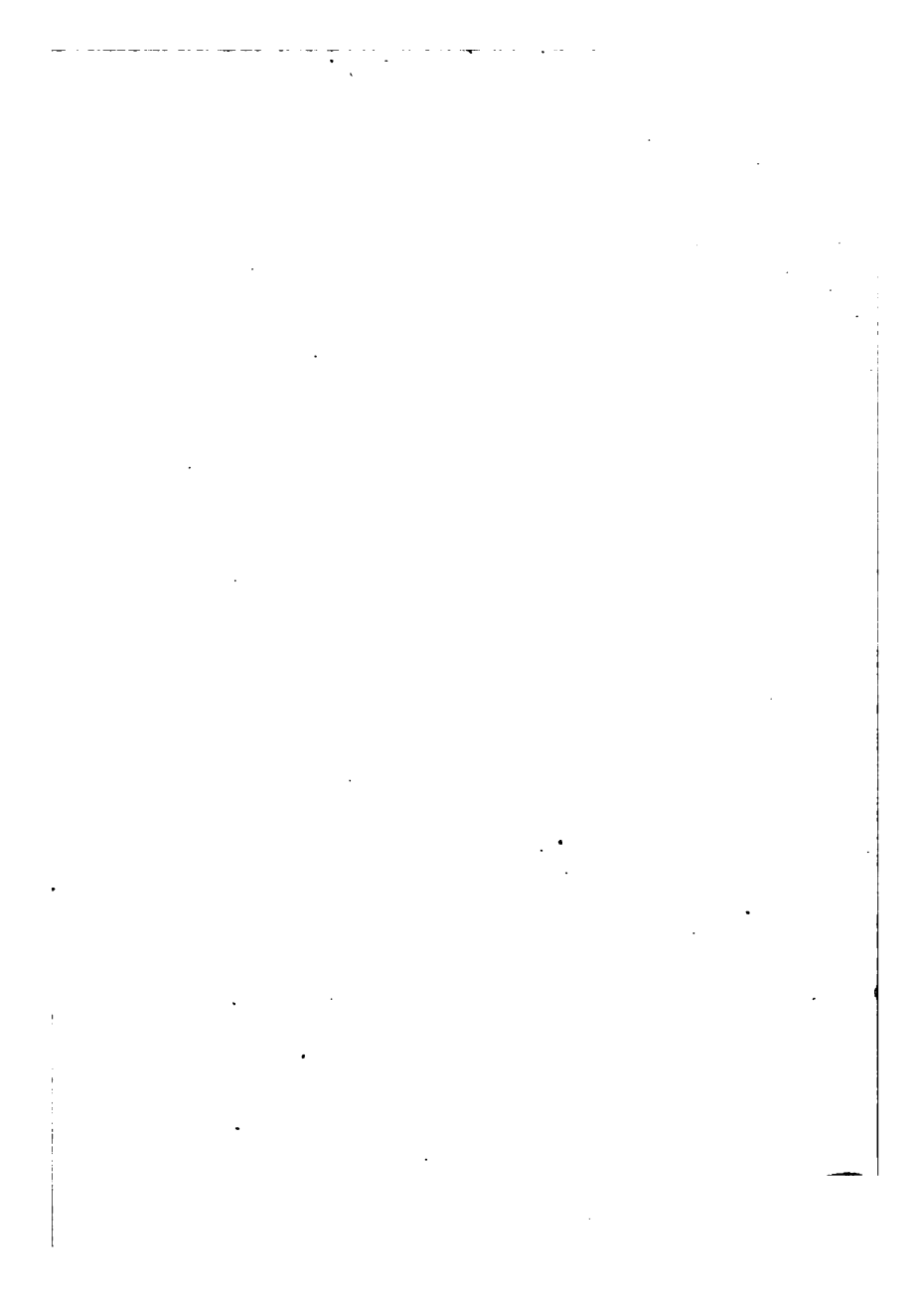
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